PROPOSED AMENDMENT HB 1001 # 11

DIGEST

State budget. Appropriates money for capital expenditures, the operation of the state, K-12 and higher education, the delivery of Medicaid and other services, and various other distributions and purposes. Extends the review, analysis, and evaluation of tax incentives by the legislative services agency through 2030. Provides that if the budget director determines at any time that a state agency can perform the agency's statutory obligations with less than the amount appropriated, the budget director shall, with the approval of the governor, and after notice to the state agency, reduce the amount or amounts allotted or to be allotted. Requires the budget director to withhold 5% of any appropriation to a state agency to be used for salaries or other wages for state agency employees or general operating expenses of the state agency. Repeals a provision allowing the Indiana department of administration to enter into a lease with the Indiana historical society (society) for use of a building. Provides that certain businesses providing specialized employee services receive a price preference of 15% for public works projects. Provides sales tax exemptions for feminine hygiene products and adult diapers. Increases the income tax deduction for a person over 65 with certain qualifying income from \$500 to \$1,000. Increases the: (1) employee threshold; and (2) maximum amount of tax credits that may be granted in a year; for purposes of the health reimbursement arrangement income tax credit. Establishes a state tax credit for certain capital investments made in rural funds (rural fund credit). Prescribes requirements for the rural fund credit. Establishes the Hoosier workforce investment tax credit. Allows an eligible business to claim an adjusted gross income tax credit for certain training costs incurred. Extends the sunset of the collection of hospital assessment fees and health facility quality assessment fees from June 30, 2025, to June 30, 2027. Removes the annual income maximum for choice scholarship eligibility. Repeals the chapter establishing the curricular materials fund and certain provisions related to procedures for reimbursement of costs of providing curricular materials. Changes the appointment and terms of members of the board of the Gary airport authority. Requires that the salary matrix for state police, capitol police officers, and department of natural resources law enforcement officers be adjusted each time an adjustment is made to a pay plan for state employees in the executive branch. Provides that an adult charter school is entitled to state funding in an amount that is based on the foundation amount for the state fiscal year. Requires the secretary of education to provide a report and recommendation to the general assembly concerning aligning state funding for dual credit with the new high school diploma and expanding access to dual credit course work to all Indiana students. Prohibits a school corporation or career and technical education center or school from charging a career scholarship student enrolled in the career scholarship account program or an approved intermediary acting on behalf of a career scholarship student a tuition or fee amount to enroll in or attend a career and technical education program, course, or class that is more than the proportionate amount that the school corporation or career and technical education center or school would receive under the career and technical education grant if the student had enrolled in and completed the applicable career and technical education program, course, or class. Provides that a career and technical education center that charges a career scholarship student a tuition or fee amount to enroll in or attend a career and technical education program, course, or class may not receive a credential completion grant for the student. Requires the department of education to distribute choice scholarships at least twice each semester (instead of once). Requires the commission for higher education to annually prepare and submit to the legislative council and to the budget committee a report that examines the utilization of physical facilities for instruction at each state educational institution. Specifies the amount of covered taxes that may be captured in the Evansville professional sports development area. Provides for the determination of the: (1) base assessed value; (2) gross retail base period amount; and (3) income tax base period amount; in an innovation development district (district). Requires the executive of a city, county, or town, or, if applicable, executives, and the Indiana economic development corporation to enter into an agreement establishing the terms and conditions governing any district (instead of only certain districts). Repeals the statewide innovation development district fund. Establishes the economic development reserve account. Provides that: (1) an appropriation to the legislative council and the legislative services agency for a state fiscal year ending before July 1, 2027, reverts to the state general fund as directed by the personnel subcommittee of the legislative council; and (2) an employee in an entity in the legislative or judicial branch of state government is eligible to participate in a pilot program for converting unused excess accrued leave to a monetary contribution for the employee in the employee's 401(a) matching account with Hoosier START. Provides that unexpended and unencumbered amounts appropriated from the federal economic stimulus fund in P.L.165-2021 do not revert to the state general fund. Requires the state comptroller to transfer: (1) \$15,000,000 from the addiction services fund; and (2) \$25,000,000 from the department of insurance fund; to the tobacco master settlement agreement fund on July 1, 2025.

Delete everything after the enacting clause and insert the following:

- 1 SECTION 1. [EFFECTIVE JULY 1, 2025]
- 2 3

(a) The following definitions apply throughout this act:

- 4 (1) "Augmentation allowed" means the governor and the budget agency are
- 5 authorized to add to an appropriation in this act from revenues accruing to the 6 fund from which the appropriation was made.
- 10 Tunu from which the appropriation was made.
 (2) "Discretions" access the associated basis of the second se
- 7 (2) "Biennium" means the period beginning July 1, 2025, and ending June 30, 2027.
- 8 Appropriations appearing in the biennial column for construction or other permanent
- 9 improvements do not revert under IC 4-13-2-19 and may be allotted.
- 10 (3) "Equipment" includes machinery, implements, tools, furniture,
- 11 furnishings, vehicles, and other articles that have a calculable period of service
- 12 that exceeds twelve (12) calendar months.

13 (4) "Fee replacement" includes payments to universities to be used to pay indebtedness

14 resulting from financing the cost of planning, purchasing, rehabilitation, construction,

15 repair, leasing, lease-purchasing, or otherwise acquiring land, buildings, facilities,

- 16 and equipment to be used for academic and instructional purposes.
- 17 (5) "Personal services" includes payments for salaries and wages to officers and
- 18 employees of the state (either regular or temporary), payments for compensation
- 19 awards, and the employer's share of Social Security, health insurance, life insurance,
- 20 dental insurance, vision insurance, deferred compensation state match, leave
- 21 conversion, disability, and retirement fund contributions.

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1 (6) "State agency" means: 2 (A) each office, officer, board, commission, department, division, bureau, committee, 3 fund, agency, authority, council, or other instrumentality of the state; 4 (B) each hospital, penal institution, and other institutional enterprise of the state; 5 (C) the judicial department of the state; and 6 (D) the legislative department of the state. 7 However, this term does not include cities, towns, townships, school cities, school 8 townships, school districts, other municipal corporations or political subdivisions of the state, or universities and colleges supported in whole or in part by state 9 10 funds. (7) "Total operating expense" includes payments for "personal services", "services 11 other than personal", "services by contract", "supplies, materials, and parts", 12 "grants, subsidies, refunds, and awards", "in-state travel", "out-of-state travel", 13 14 and "equipment". 15 (b) The state board of finance may authorize advances to boards or persons having 16 control of the funds of any institution or department of the state of a sum of money 17 out of any appropriation available at such time for the purpose of establishing 18 working capital to provide for payment of expenses in the case of emergency when 19 immediate payment is necessary or expedient. Advance payments shall be made by 20 warrant by the state comptroller, and properly itemized and receipted bills or invoices 21 shall be filed by the board or persons receiving the advance payments. 22 (c) All money appropriated by this act shall be considered either a direct appropriation 23 or an appropriation from a rotary or revolving fund. 24 (1) Direct appropriations are subject to withdrawal from the state treasury and for 25 expenditure for such purposes, at such time, and in such manner as may be prescribed 26 by law. Direct appropriations are not subject to return and rewithdrawal from the 27 state treasury, except for the correction of an error which may have occurred in any 28 transaction or for reimbursement of expenditures which have occurred in the same 29 fiscal year. 30 (2) A rotary or revolving fund is any designated part of a fund that is set apart as 31 working capital in a manner prescribed by law and devoted to a specific purpose 32 or purposes. The fund consists of earnings and income only from certain sources 33 or combination of sources. The money in the fund shall be used for the purpose designated 34 by law as working capital. The fund at any time consists of the original appropriation 35 to the fund, if any, all receipts accrued to the fund, and all money withdrawn from the 36 fund and invested or to be invested. The fund shall be kept intact by separate entries 37 in the state comptroller's office, and no part of the fund shall be used for any purpose other than the lawful purpose of the fund or revert to any other fund at any time. 38 39 However, any unencumbered excess above any prescribed amount may be transferred 40 to the state general fund at the close of each fiscal year unless otherwise specified in the Indiana Code. 41 42 43 SECTION 2. [EFFECTIVE JULY 1, 2025] 44 45 For the conduct of state government, its offices, funds, boards, commissions, departments, 46 societies, associations, services, agencies, and undertakings, and for other appropriations

47 not otherwise provided by statute, the following sums in SECTIONS 3 through 10 are

48 appropriated for the periods of time designated from the general fund of the state of

49 Indiana or other specifically designated funds.

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1			
2	In this act, whenever there is no specific fund o	or account designat	ted, the appropriation
3 4	is from the general fund.		
5	SECTION 3. [EFFECTIVE JULY 1, 2025]		
6 7	GENERAL GOVERNMENT		
8			
9 10	A. LEGISLATIVE		
11	FOR THE GENERAL ASSEMBLY		
12	LEGISLATORS' SALARIES - HOUSE		
13	Total Operating Expense	9,871,096	10,138,293
14	HOUSE EXPENSES	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
15	Total Operating Expense	13,236,708	13,236,708
16	LEGISLATORS' SALARIES - SENATE	10,200,700	10,100,700
17	Total Operating Expense	2,900,000	3,000,000
18	SENATE EXPENSES	, ,	, ,
19	Total Operating Expense	13,150,000	15,544,000
20		, ,	, ,
21	Included in the above appropriations for house	e and senate expens	ses are funds for
22	a legislative business per diem allowance, meal	s, and other usual	and customary
23	expenses associated with legislative affairs. Ea	ch member of the	house is entitled,
24	when authorized by the speaker of the house, t	o the legislative bu	siness per diem
25	allowance for every day the member is engage	d in official busines	ss. The speaker
26	shall authorize the legislative business per dier	n allowance to be c	onsistent with
27	law and house rules.		
28			
29	Each member of the senate is entitled, when a		
30	of the senate, to the legislative business per die		
31	is engaged in official business. The president p		
32	the legislative business per diem allowance to l	be consistent with l	aw and senate rules.
33			
34	The legislative business per diem allowance the		0
35	is entitled to receive equals the maximum daily		
36	executive branch of the federal government for	-	-
37	home in travel status in the Indianapolis area.		
38	changes each time there is a change in that ma	ximum daily amou	nt.
39	* ***		
40	In addition to the legislative business per diem		
41	assembly shall receive the mileage allowance in		
42	mileage rates for personally owned transporta		•
43	Internal Revenue Service for each mile necessa		
44 45	place of residence to the state capitol. However	2 ·	e
45 46	other than by motor vehicle, and the member's		
40 47	one hundred (100) miles from the state capitol,		
47 48	in an amount equal to the lowest air travel cos place of residence to the state capitol. During t		
40 49	in regular or special session, the mileage allow		
77	in regular of special session, the inneage allow	ante shan de minite	

1 trip each week per member.

2 3 Any member of the general assembly who is appointed by the governor, speaker of 4 the house, president or president pro tempore of the senate, house or senate minority 5 floor leader, or Indiana legislative council to serve on any research, study, or survey 6 committee or commission, or who attends any meetings authorized or convened 7 under the auspices of the Indiana legislative council, including pre-session conferences 8 and federal-state relations conferences, is entitled, when authorized by the legislative 9 council, to receive the legislative business per diem allowance for each day the 10 member is in actual attendance and is also entitled to a mileage allowance, at the 11 rate specified above, for each mile necessarily traveled from the member's usual 12 place of residence to the state capitol, or other in-state site of the committee, 13 commission, or conference. The per diem allowance and the mileage allowance permitted 14 under this paragraph shall be paid from the legislative council appropriation for 15 legislator and lay member travel unless the member is attending an out-of-state 16 meeting, as authorized by the speaker of the house of representatives or the president 17 pro tempore of the senate, in which case the member is entitled to receive: 18 (1) the legislative business per diem allowance for each day the member is engaged in 19 approved out-of-state travel; and 20 (2) reimbursement for traveling expenses actually incurred in connection with the 21 member's duties, as provided in the state travel policies and procedures established 22 by the legislative council. 23 24 Notwithstanding the provisions of this or any other statute, the legislative council 25 may adopt, by resolution, travel policies and procedures that apply only to members 26 of the general assembly or to the staffs of the house of representatives, senate, and 27 legislative services agency, or both members and staffs. The legislative council may 28 apply these travel policies and procedures to lay members serving on research, study, 29 or survey committees or commissions that are under the jurisdiction of the legislative 30 council. Notwithstanding any other law, rule, or policy, the state travel policies and 31 procedures established by the Indiana department of administration and approved by the 32 budget agency do not apply to members of the general assembly, to the staffs of the house 33 of representatives, senate, or legislative services agency, or to lay members serving 34 on research, study, or survey committees or commissions under the jurisdiction of 35 the legislative council (if the legislative council applies its travel policies and procedures 36 to lay members under the authority of this SECTION), except that, until the legislative 37 council adopts travel policies and procedures, the state travel policies and procedures 38 established by the Indiana department of administration and approved by the budget 39 agency apply to members of the general assembly, to the staffs of the house of representatives, 40 senate, and legislative services agency, and to lay members serving on research, study, 41 or survey committees or commissions under the jurisdiction of the legislative council. 42 The executive director of the legislative services agency is responsible for the 43 administration of travel policies and procedures adopted by the legislative council. 44 The state comptroller shall approve and process claims for reimbursement of travel 45 related expenses under this paragraph based upon the written affirmation of the 46 speaker of the house of representatives, the president pro tempore of the senate, or 47 the executive director of the legislative services agency that those claims comply with **48** the travel policies and procedures adopted by the legislative council. If the funds 49 appropriated for the house and senate expenses and legislative salaries are insufficient

1 to pay all the necessary expenses incurred, including the cost of printing the journals 2 of the house and senate, there is appropriated such further sums as may be necessary 3 to pay such expenses. 4 5 **LEGISLATORS' EXPENSES - HOUSE** 6 **Total Operating Expense** 3,611,905 3,611,905 7 **LEGISLATORS' EXPENSES - SENATE** 8 **Total Operating Expense** 2,000,000 1,700,000 9 10 Each member of the general assembly is entitled to a subsistence allowance of forty 11 percent (40%) of the maximum daily amount allowable to employees of the executive 12 branch of the federal government for subsistence expenses while away from home in 13 travel status in the Indianapolis area for: 14 (1) each day that the general assembly is not convened in regular or special session; and 15 (2) each day after the first session day held in November and before the first session 16 day held in January. 17 18 However, the subsistence allowance under subdivision (2) may not be paid with respect 19 to any day after the first session day held in November and before the first session day 20 held in January with respect to which all members of the general assembly are entitled 21 to a legislative business per diem, and the subsistence allowance under subdivision (1) 22 may not be paid to a member after the final recess day in April with respect to any 23 day in which the chamber in which the individual is a member meets as a body or in 24 any period in which the chamber is in recess for less than six (6) consecutive days. 25 26 The subsistence allowance is payable from the appropriations for legislators' subsistence. 27 28 The officers of the senate are entitled to the following amounts annually in addition 29 to the subsistence allowance: president pro tempore, \$7,000; assistant president 30 pro tempore, \$3,000; majority floor leader, \$5,500; assistant majority floor leader(s), 31 \$3,500; majority floor leader emeritus, \$2,500; majority caucus chair, \$5,500; 32 assistant majority caucus chair(s), \$1,500; appropriations committee chair, \$5,500; 33 tax and fiscal policy committee chair, \$5,500; appropriations committee ranking 34 majority member, \$2,000; tax and fiscal policy committee ranking majority member, 35 \$2,000; majority whip, \$4,000; assistant majority whip, \$2,000; minority floor leader, 36 \$6,000; minority leader emeritus, \$1,500; minority caucus chair, \$5,000; assistant 37 minority floor leader, \$5,000; appropriations committee ranking minority member, 38 \$2,000; tax and fiscal policy committee ranking minority member, \$2,000; minority 39 whip(s), \$2,000; assistant minority whip, \$1,000; assistant minority caucus chair(s), 40 \$1,000; agriculture committee chair, \$1,000; natural resources committee chair, 41 \$1,000; public policy committee chair, \$1,000; corrections and criminal law committee 42 chair, \$1,000; civil law committee chair, \$1,000; education and career development 43 chair, \$1,000; elections committee chair, \$1,000; environmental affairs committee 44 chair, \$1,000; family and children services committee chair, \$1,000; pensions and 45 labor committee chair, \$1,000; health and provider services committee chair, \$1,000; **46** homeland security and transportation committee chair, \$1,000; veterans affairs and 47 the military committee chair, \$1,000; insurance and financial institutions committee **48** chair, \$1,000; judiciary committee chair, \$1,000; local government committee chair, 49 \$1,000; utilities committee chair, \$1,000; commerce and technology committee chair,

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1 \$1,000; appointments and claims committee chair, \$1,000; rules and legislative procedure

- 2 committee chair, \$1,000; and ethics committee chair, \$1,000. If an officer fills more
- 3 than one (1) leadership position, the officer shall be paid for the higher paid position.
- 4

5 Officers of the house of representatives are entitled to the following amounts annually 6 in addition to the subsistence allowance: speaker of the house, \$7,000; speaker 7 pro tempore, \$5,000; deputy speaker pro tempore, \$2,000; majority floor leader, 8 \$5,500; majority caucus chair, \$5,500; majority whip, \$4,000; assistant majority floor leader(s), \$3,500; assistant majority caucus chair(s), \$2,000; assistant majority 9 10 whip(s), \$2,000; ways and means committee chair, \$5,500; ways and means committee 11 vice chair, \$4,000; ways and means k-12 subcommittee chair, \$1,500; ways and means 12 higher education subcommittee chair, \$1,500; ways and means budget subcommittee 13 chair, \$3,000; ways and means health and human services subcommittee chair, \$1,500; 14 ways and means local government subcommittee chair, \$1,500; minority leader, \$6,000; 15 minority floor leader, \$4,500; minority caucus chair, \$4,500; minority whip, \$3,000; 16 assistant minority leader(s), \$1,500; assistant minority floor leader(s), \$1,500; assistant 17 minority caucus chair(s), \$1,500; assistant minority whip(s), \$1,500; ways and means 18 committee ranking minority member, \$3,500; agriculture and rural development committee 19 chair, \$1,000; commerce, small business, and economic development committee chair, 20 \$1,000; courts and criminal code committee chair, \$1,000; education committee chair, 21 \$1,000; elections and apportionment committee chair, \$1,000; employment, labor, and pensions 22 committee chair, \$1,000; environmental affairs committee chair, \$1,000; statutory 23 committee on legislative ethics committee chair, \$1,000; family, children, and human 24 affairs committee chair, \$1,000; financial institutions committee chair, \$1,000; insurance 25 committee chair, \$1,000; government and regulatory reform committee chair, \$1,000; 26 judiciary committee chair, \$1,000; local government committee chair, \$1,000; natural 27 resources committee chair, \$1,000; public health committee chair, \$1,000; public policy 28 committee chair, \$1,000; roads and transportation committee chair, \$1,000; rules and 29 legislative procedures committee chair, \$1,000; utilities, energy and telecommunications 30 committee chair, \$1,000; and veterans affairs and public safety committee chair, \$1,000. 31 If an officer fills more than one (1) leadership position, the officer may be paid for 32 each of the paid positions.

33

34 If the senate or house of representatives eliminates a committee or officer referenced 35 in this SECTION and replaces the committee or officer with a new committee or position, 36 the above appropriations for subsistence shall be used to pay for the new committee 37 or officer. However, this does not permit any additional amounts to be paid under 38 this SECTION for a replacement committee or officer than would have been spent for 39 the eliminated committee or officer. If the senate or house of representatives creates 40 a new, additional committee or officer, or assigns additional duties to an existing officer, the above appropriations for subsistence shall be used to pay for the new 41 42 committee or officer, or to adjust the annual payments made to the existing officer, 43 in amounts determined by the legislative council.

44

45 If the funds appropriated for legislators' subsistence are insufficient to pay all
46 the subsistence incurred, there are hereby appropriated such further sums as may
47 be necessary to pay such subsistence.

48

49 FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	21,040,214	22,834,096	
2 3	LEGISLATOR AND LAY MEMBER TRA Total Operating Expanse	VEL 700,000	700,000	
3 4	Total Operating Expense	/00,000	/00,000	
5	Included in the above appropriations are fund	s for usual and cust	omary expenses	
6	associated with legislative services.			
7	0			
8	If the funds above appropriated for the legislat	tive council and the	legislative	
9	services agency and for legislator and lay mem			
10	all the necessary expenses incurred, there are l		such further	
11	sums as may be necessary to pay those expense	es.		
12	A my nousen other than a member of the series		waintad by the ge	
13 14	Any person other than a member of the general speaker of the house, president or president pr			
14	minority floor leader, or legislative council to s			
16	committee or commission is entitled, when aut			
17	per diem instead of subsistence of \$75 per day	. 0	· · · · · · · · · · · · · · · · · · ·	e
18	per diem, such a person is entitled to mileage r	eimbursement, at th	e rate specified for	r
19	members of the general assembly, for each mil			's
20	usual place of residence to the state capitol or o			
21	commission, or conference. However, reimbur	•	-	
22	claimed by lay members serving on research, s			
23 24	under the jurisdiction of the legislative council until the legislative council applies those travel			acı,
2 4 25				TON
26	legislators and their staffs to such lay members as authorized elsewhere in this SECTION. The allowance and reimbursement permitted in this paragraph shall be paid from the			
27	legislative council appropriations for legislativ			
28	provided for by a specific appropriation.	·		
29				
30	Included in the above appropriations are fund			ocuments
31				
32				
33 34	assembly, the supplements to the Indiana Code for the biennium and the publication of the the Indiana Administrative Code and the Indiana Register. Upon completion of the			
35	distribution of the Acts and the supplements to	e .	-	2-6-1.5.
36	remaining copies may be sold at a price or pri			
37	legislative council. If the above appropriations		v	
38	documents published by the legislative council	are insufficient to p	ay all of the necess	ary
39	expenses incurred, there are hereby appropria	ted such sums as ma	y be necessary to	pay
40	such expenses.			
41				
42	TECHNOLOGY INFRASTRUCTURE, SO	-		
43 44	Total Operating Expense	6,152,770	5,679,848	
44 45	If the above appropriations are insufficient to	nav all of the necess	arv expenses incur	red.
4 6	there are hereby appropriated such sums as m			- vug
47	including state video streaming services and le		•	
48	The above appropriations or any part thereof			ered
49	at the close of any fiscal year remain available			

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	June 30, 2029, or the purposes for which the appropriations were made are accomplished			
2	or abandoned. If any part of the appropriations have not been allotted or encumbered before the expiration of the biennium, the personnel subcommittee of the legislative			
3				
4	council may determine that any part of the ba	lance of the approj	priations may be	
5	reverted to the state general fund.			
6		· · · · · · · · · · · · · · · · · · ·		
7	The legislative services agency shall charge th		liess the legislative	
8	council sets these or other fees at different rat	es:		
9 10	Annual subscription to the session desume			
10	Annual subscription to the session docume odd-numbered years: \$900	in service for session	ons ending in	
11	ouu-numbereu years: 5900			
12	Annual subscription to the session docume	nt corrigo for cossi	ns onding in	
13 14	even-numbered years: \$500	int service for sessio	ins ending in	
14	even-numbered years. \$500			
15 16	Per page charge for copies of legislative do	cumonts: \$0 15		
17	i el page charge for copies or legislative do	cuments. \$0.13		
18	NATIONAL ASSOCIATION DUES			
19	Total Operating Expense	461,122	741,428	
20	Total Operating Expense	401,122	/41,420	
20 21	FOR THE COMMISSION ON UNIFORM ST	TATE LAWS		
21	Total Operating Expense	100,000	100,000	
23	Total Operating Expense	100,000	100,000	
24	FOR THE INDIANA LOBBY REGISTRATION	ON COMMISSION	J	
25	Total Operating Expense	419,402	452,123	
26	Four operating Expense	,	102,120	
27	FOR THE INDIANA PUBLIC RETIREMENT	T SYSTEM		
28	LEGISLATORS' RETIREMENT FUND			
29	Total Operating Expense	6,113	6,113	
30		-) -	-) -	
31	B. JUDICIAL			
32				
33	FOR THE SUPREME COURT			
34	Total Operating Expense	22,330,232	22,330,232	
35		, ,	, ,	
36	The above appropriations include the subsiste	nce allowance prov	vided by IC 33-38-5	-8.
37		-	·	
38	LOCAL JUDGES' SALARIES			
39	Total Operating Expense	100,743,927	101,269,016	
40	COUNTY PROSECUTORS' SALARIES			
41	Total Operating Expense	35,794,283	35,794,283	
42	PROBLEM SOLVING COURTS			
43	Total Operating Expense	6,000,000	6,000,000	
44	SUPREME COURT TITLE IV-D			
45	Total Operating Expense	1,950,000	1,950,000	
46	TRIAL COURT OPERATIONS			
47	Total Operating Expense	746,075	746,075	
48	INDIANA COURT TECHNOLOGY			
49	Total Operating Expense	17,588,380	17,588,380	

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	INDIANA CONFERENCE FOR LEGAL E	DUCATION OPPO	DRTUNITY
2	Total Operating Expense	778,750	778,750
3	GUARDIAN AD LITEM	,	,
4	Total Operating Expense	6,337,810	6,337,810
5		-,	- , ,
6	The Office of Judicial Administration shall use	the above approp	riations to administer
7	an office of guardian ad litem and court appoir		
8	provide matching funds to counties that are red		
9	juvenile jurisdiction, a guardian ad litem and c		
10	for children who are alleged to be victims of ch		
11	A county may use these matching funds to sup		
12	IC 31-40-3 to be used for the operation of guar		
13	special advocate programs. The county fiscal b		
14	for the county to be eligible for these matching		are adequate funds
15	for the county to be engible for these matching	Tunus.	
16	ADULT GUARDIANSHIP		
17	Total Operating Expense	1,500,000	1,500,000
18	Total Operating Expense	1,000,000	1,500,000
19	The above appropriations are for the administ	ration of the office	of adult guardianshin
20	and to provide matching funds to county courts		0
20	and administer programs for volunteer advoca		
21	who are appointed a guardian under IC 29. Vo		
22	adults programs shall provide a match of 50%		
23 24	of judicial administration of which up to half n		
24 25	must be county funds or other local county res		
23 26	supreme court are eligible for matching funds.		
20 27	to maintain an adult guardianship registry to s		
27	cases and guardians appointed by the courts.	erve as a uata repu	sitory for adult guardianship
20 29	cases and guardians appointed by the courts.		
30	CIVIL LEGAL AID		
31	Total Operating Expense	3,000,000	3,000,000
32	SPECIAL JUDGES - COUNTY COURTS	3,000,000	3,000,000
33	Total Operating Expense	149,000	149,000
33 34	Total Operating Expense	147,000	142,000
35	If the funds appropriated above for special jud	ges of county cour	ts are insufficient to nav
36	all of the necessary expenses that the state is re		
30 37	are hereby appropriated such further sums as		· · · · · · · · · · · · · · · · · · ·
38	are nereby appropriated such further sums as	may be necessary e	o pay these expenses.
39	INTERSTATE COMPACT FOR ADULT O	FFENDERS	
40	Total Operating Expense	236,180	236,180
40 41	COMMISSION ON IMPROVING THE ST.		
42	Total Operating Expense	440,000	440,000
43	PROBATION OFFICERS TRAINING	440,000	440,000
43 44	Total Operating Expense	750,000	750,000
44 45	DRUG AND ALCOHOL PROGRAMS	/30,000	/ 30,000
45 46		100 000	100,000
40 47	Total Operating Expense PRE-TRIAL COMPLIANCE	100,000	100,000
47 48		1 000 000	4 000 000
	Total Operating Expense	4,000,000	4,000,000
49			

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	FOR THE COMMISSION ON COURT APPO	DINTED ATTORN	EYS	
2	Total Operating Expense	45,873,811	45,873,811	
3	Public Defense Fund (IC 33-40-6-1)	10,070,011	10,070,011	
4	Total Operating Expense	7,400,000	7,400,000	
5		-))	-))	
6	The above appropriations from the public def	ense fund are made	from the distribution	
7	authorized by IC 33-37-7-9(c) for the purpose			
8	defense services provided to a defendant. Adm			olic
9	defense fund. Any balance in the public defens			
10	on court appointed attorneys.			
11				
12	FOR THE COURT OF APPEALS			
13	Total Operating Expense	15,043,411	15,043,411	
14				
15	The above appropriations include the subsiste	nce allowance prov	rided by IC 33-38-5-8.	
16		_		
17	FOR THE TAX COURT			
18	Total Operating Expense	966,629	966,629	
19				
20	FOR THE PUBLIC DEFENDER			
21	Total Operating Expense	8,832,205	8,832,205	
22	PUBLIC DEFENDER INCARCERATED	DEFENSE SERVIC	CES	
23	Total Operating Expense	1	1	
24	Augmentation is allowed from the Gene	ral Fund to cover t	he costs.	
25				
26	The above appropriation shall be used for exp		e defense of an	
27	incarcerated person in accordance with IC 33	-37-2-4.		
28				
29	FOR THE PUBLIC DEFENDER COUNCIL	1.0.1.6.6.6		
30	Total Operating Expense	1,946,666	1,946,666	
31	AT RISK YOUTH AND FAMILIES	250 000	250 000	
32	Total Operating Expense	250,000	250,000	
33 34	FOR THE PROSECUTING ATTORNEYS C	OUNCH		
34 35	Total Operating Expense	1,584,755	1,584,755	
35 36	DRUG PROSECUTION	1,304,733	1,504,/55	
30 37	Substance Abuse Prosecution Fund (IC	22 20 8 6		
37	Total Operating Expense	161,815	161,815	
30 39	Augmentation allowed.	101,015	101,015	
40	HIGH TECH CRIMES UNIT PROGRAM			
40 41	Total Operating Expense	4,500,000	4,500,000	
42	PROSECUTING ATTORNEYS TITLE IV		4,500,000	
43	Total Operating Expense	1,950,000	1,950,000	
44	PUBLIC PROSECUTION FUND	1,950,000	1,950,000	
45	Total Operating Expense	59,100,000	59,100,000	
46	FOR THE INDIANA PUBLIC RETIREMEN		~,,	
47	JUDGES' RETIREMENT FUND			
48	Total Operating Expense	21,726,703	22,492,020	
49	PROSECUTING ATTORNEYS RETIREN		1 - 1 - 4	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	5,128,038	5,263,931	
2 3 4	C. EXECUTIVE			
5	FOR THE GOVERNOR'S OFFICE			
6	Total Operating Expense	3,220,500	3,220,500	
7	SUBSTANCE ABUSE PREVENTION, TR	REATMENT, AND EN	NFORCEMENT	
8	State Unrestricted Opioid Settlement A	ccount (IC 4-12-16.2-	5(1))	
9	Total Operating Expense	5,000,000	5,000,000	
10				
11	FOR THE LIEUTENANT GOVERNOR			
12	Total Operating Expense	3,946,948	3,946,948	
13				
14	FOR THE SECRETARY OF STATE			
15	ADMINISTRATION			
16	Total Operating Expense	6,083,487	6,083,487	
17	ELECTION SECURITY	1 500 000	1 500 000	
18	Total Operating Expense	1,590,000	1,590,000	
19 20	VOTER EDUCATION OUTREACH	250 000	250.000	
20 21	Total Operating Expense VOTING SYSTEM TECHNOLOGY OVE	250,000 SPSICHT	250,000	
21	Total Operating Expense	749,972	749,972	
23	Total Operating Expense	747,772	747,972	
23 24	FOR THE ATTORNEY GENERAL			
25	Total Operating Expense	29,344,488	29,344,488	
26	Agency Settlement Fund (IC 4-12-16-2)			
27	Total Operating Expense	5,554,032	5,554,032	
28	Augmentation allowed.	, ,	, ,	
29	Real Estate Appraiser Licensing			
30	Total Operating Expense	50,000	50,000	
31	Augmentation allowed.			
32	Tobacco Master Settlement Agreement	Fund (IC 4-12-1-14.3	·	
33	Total Operating Expense	818,916	818,916	
34	Augmentation allowed.			
35	Abandoned Property Fund (IC 32-34-1.	<i>.</i>		
36	Total Operating Expense	2,527,916	2,527,916	
37	Augmentation allowed.			
38	OFFICE-MEDICAID FRAUD CONTROL		2 1 7 1 0 0 0	
39	Total Operating Expense	2,171,000	2,171,000	
40 41	The above appropriations are the stately mat	ahing share of fundin	a for the state Med	liaaid
41 42	The above appropriations are the state's mate fraud control unit under IC 4-6-10 as prescril			
42 43	allowed from collections.	beu by 42 U.S.C. 1390	ou(q). Augmentatio)11
43 44	anowen if our concentrio.			
45	CONSUMER DATA PRIVACY			
46	Total Operating Expense	500,000	500,000	
47	UNCLAIMED PROPERTY	200,000	200,000	
48	Abandoned Property Fund (IC 32-34-1.	.5-42)		
49	Total Operating Expense	7,883,908	7,883,908	

	FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriati
Augmentation allowed.			
D. FINANCIAL MANAGEMENT			
FOR THE STATE COMPTROLLER			
Total Operating Expense	8,633,335	8,633,335	
FOR THE STATE BOARD OF ACCOUNTS			
Total Operating Expense	19,956,429	19,956,429	
EXAMINATIONS			
Examinations Fund (IC 5-11-4-3)	15 202 110	15 202 110	
Total Operating Expense Augmentation allowed.	15,292,119	15,292,119	
Augmentation anowed.			
FOR THE OFFICE OF MANAGEMENT AND	BUDGET		
Total Operating Expense	926,199	926,199	
FOR THE DISTRESSED UNIT APPEAL BOA	RD		
Total Operating Expense	4,172,388	4,172,388	
Augmentation allowed after budget committee	, ,	1,1,2,000	
5			
FOR THE MANAGEMENT PERFORMANCE	HUB		
Total Operating Expense	9,325,010	9,325,010	
FOR THE STATE BUDGET AGENCY			
Total Operating Expense	4,625,802	4,625,802	
STATE AGENCY CONTINGENCY FUND	1,025,002	1,023,002	
Total Operating Expense	99,000,000	0	
Agency Settlement Fund (IC 4-12-16-2)	, ,		
Total Operating Expense	1	1	
Augmentation allowed.			
The shows annuantiations may be allotted to de		and all state	
The above appropriations may be allotted to de agencies by the budget agency with the approva			riations
shall be allotted in the amount requested by the			
and statewide elected officials by the budget ag		e registative brane	,
······································			
PERSONAL SERVICES			
Total Operating Expense	0	82,500,000	
The above appropriation shall be allotted by the			
the legislative branch, and statewide elected off		e costs of a suppler	nental
pay period occurring in the fiscal year ending	June 30, 2027.		
The above appropriation may be allotted to der	autmanta institutio	and all state	
The above appropriation may be allotted to dep			
agencies by the hudget agency with the approve	a or the governor t		
agencies by the budget agency with the approva	the fiscal year end	ing June 30-2027 -	
agencies by the budget agency with the approva costs of a supplemental pay period occurring in	the fiscal year end	ing June 30, 2027.	

Image: Total Operating Expense 1 1 Augmentation allowed after budget committee review.			FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
4 STATE BUDGET COMMITTEE 5 Total Operating Expense 96,312 96,312 6 Augmentation allowed. 7 Notwithstanding IC 4-12-1-11(b), the salary per diem of the legislative members 9 of the budget committee is equal to one hundred fifty percent (150%) of the legislative 10 business per diem allowance. 11 CHARTER SCHOOL CAPITAL GRANTS 13 Total Operating Expense 25,000,000 14 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 15 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 18 Augmentation allowed. 19 LOCAL PENSION REPORT 20 Total Operating Expense 30,000 21 Total Operating Expense 375,635 375,635 22 FOR THE TREASURER OF STATE Total Operating Expense 15,000,000 15,000,000 23 Total Operating Expense 15,000,000 15,000,000 15,000,000 24 ABLE AUTHORITY (CI 21-11-4) Total Operating Expense 15,000,000 15,000,000 15,000,0	2			1	
5 Total Operating Expense 96,312 96,312 6 Augmentation allowed. 7 7 8 Notwithstanding IC 4-12-1-11(b), the salary per diem of the legislative members 9 of the budget committee is equal to one hundred fifty percent (150%) of the legislative 10 business per diem allowance. 11 7 12 CHARTER SCHOOL CAPITAL GRANTS 13 Total Operating Expense 25,000,000 14 7 15 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 18 Augmentation allowed. 19 LOCAL PENSION REPORT 20 Total Operating Expense 30,000 21 FOR THE TREASURER OF STATE 23 Total Operating Expense 375,635 24 ABLE AUTHORITY (IC 12-11-14) 25 Total Operating Expense 15,000,000 26 CAREER SCHOLARSHIP ACCOUNTS 27 Total Operating Expense 15,000,000 28 In the reasurer of state shall use the above approp		STATE DUDGET COMMITTEE			
6 Augmentation allowed. 7 Notwithstanding IC 4-12-1-11(b), the salary per diem of the legislative members 9 of the budget committee is equal to one hundred fifty percent (150%) of the legislative 10 business per diem allowance. 11 CHARTER SCHOOL CAPITAL GRANTS 12 CHARTER SCHOOL CAPITAL GRANTS 13 Total Operating Expense 25,000,000 14 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 15 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 18 Augmentation allowed. 19 LOCAL PENSION REPORT 20 Total Operating Expense 30,000 16 FOR THE TREASURER OF STATE 21 Total Operating Expense 2,441,707 24 ABLE AUTHORITY (CI 12-11-14) Total Operating Expense 25 Total Operating Expense 15,000,000 26 CAREER SCHOLARSHIP ACCOUNTS Total Operating Expense 27 Total Operating Expense 15,000,000 15,000,000 28 Incla Operating Expense 15,000,000<			06 312	96 312	
7			70 , 312	90,312	
8 Notwithstanding IC 4-12-1-11(h), the salary per diem of the legislative members 9 of the budget committee is equal to one hundred fifty percent (150%) of the legislative 9 business per diem allowance. 11 11 12 CHARTER SCHOOL CAPITAL GRANTS 13 Total Operating Expense 25,000,000 25,000,000 14 11 15 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 130,000,000 18 Augmentation allowed. 19 LOCAL PENSION REPORT 10 20 Total Operating Expense 2,441,707 2,441,707 24 ABLE AUTHORITY (IC 12-11-14) 10 11 25 Total Operating Expense 15,000,000 15,000,000 26 CAREER SCHOLARSHIP ACCOUNTS 10 11 27 Total Operating Expense 15,000,000 15,000,000 28 INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) 10 29 INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5) 10 <		Augmentation anowed.			
9 of the budget committee is equal to one hundred fifty percent (150%) of the legislative business per diem allowance. 11 11 12 CHARTER SCHOOL CAPITAL GRANTS 13 Total Operating Expense 25,000,000 14 15 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 18 Augmentation allowed. 19 LOCAL PENSION REPORT 20 Total Operating Expense 30,000 21 Total Operating Expense 2,441,707 23 Total Operating Expense 2,441,707 24 ABLE AUTHORITY (IC 12-11-14) Total Operating Expense 25 Total Operating Expense 15,000,000 26 CAREER SCHOLARSHIP ACCOUNTS Total Operating Expense 27 Total Operating Expense 15,000,000 15,000,000 28 The treasurer of state shall use the above appropriations to deposit \$5,000 into each eligible career scholarship participant's career scholarship account each fiscal year. 31 Total Operating Expense 1,500,000 1,500,000 32 I		Notwithstanding IC 4-12-1-11(b), the salary per	r diem of the legisla	tive members	
11 CHARTER SCHOOL CAPITAL GRANTS 12 CHARTER SCHOOL CAPITAL GRANTS 13 Total Operating Expense 25,000,000 14 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 130,000,000 18 Augmentation allowed. 1 19 LOCAL PENSION REPORT 0 20 Total Operating Expense 30,000 30,000 21 FOR THE TREASURER OF STATE 2 23 Total Operating Expense 2,441,707 2,441,707 24 ABLE AUTHORITY (IC 12-11-14) 1 1 25 Total Operating Expense 15,000,000 15,000,000 26 The treasurer of state shall use the above appropriations to deposit \$5,000 into each eligible career scholarship participant's career scholarship account each fiscal year. 21 INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) 1 33 Total Operating Expense 15,000,000 15,000,000 34 INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) 1 1 35 Total Operating Expense <td></td> <td></td> <td>0</td> <td></td> <td>'e</td>			0		'e
12 CHARTER SCHOOL CAPITAL GRANTS 13 Total Operating Expense 25,000,000 14 15 FOR THE INDIANA PUBLIC RETIREMENT SYSTEM 16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 18 Augmentation allowed. 19 LOCAL PENSION REPORT 20 Total Operating Expense 30,000 21 FOR THE TREASURER OF STATE 23 Total Operating Expense 2,441,707 24 ABLE AUTHORITY (IC 12-11-14) 25 Total Operating Expense 375,635 26 CAREER SCHOLARSHIP ACCOUNTS 27 Total Operating Expense 15,000,000 28 The treasurer of state shall use the above appropriations to deposit \$5,000 into each eligible career scholarship participant's career scholarship account each fiscal year. 31 Total Operating Expense 15,000,000 34 INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) 35 Total Operating Expense 15,000,000 36 INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5) 37 Total Operating Expen	10	business per diem allowance.	•••		
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16 PUBLIC SAFETY PENSION 17 Total Operating Expense 140,000,000 130,000,000 18 Augmentation allowed. 19 19 LOCAL PENSION REPORT 30,000 20 Total Operating Expense 30,000 21 FOR THE TREASURER OF STATE 23 Total Operating Expense 2,441,707 24 ABLE AUTHORITY (IC 12-11-14) 25 Total Operating Expense 375,635 26 CAREER SCHOLARSHIP ACCOUNTS 27 Total Operating Expense 15,000,000 28 The treasurer of state shall use the above appropriations to deposit \$5,000 into each 29 The treasurer of state shall use the above appropriations to deposit \$5,000 into each 20 INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) 31 Total Operating Expense 15,000,000 34 INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5) 35 Total Operating Expense 1,500,000 36 Total Operating Expense 1,500,000 37 E. TAX ADMINISTRATION COLLECTION AND ADMINISTRATION 38 FOR THE DEPARTMENT OF REVENUE <td></td> <td></td> <td></td> <td></td> <td></td>					
17Total Operating Expense140,000,000130,000,00018Augmentation allowed.19LOCAL PENSION REPORT20Total Operating Expense30,00021Total Operating Expense30,00022FOR THE TREASURER OF STATE23Total Operating Expense2,441,70724ABLE AUTHORITY (IC 12-11-14)25Total Operating Expense375,63526CAREER SCHOLARSHIP ACCOUNTS27Total Operating Expense15,000,0002829The treasurer of state shall use the above appropriations to deposit \$5,000 into each29eligible career scholarship participant's career scholarship account each fiscal year.3132INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4)33Total Operating Expense15,000,00034INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5)35Total Operating Expense1,500,00036INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5)37FOR THE DEPARTMENT OF REVENUE38COLLECTION AND ADMINISTRATION39FOR THE DEPARTMENT OF REVENUE41Total Operating Expense76,868,72742Yith the approval of the governor and the budget agency, the department shall annually44reimburse the general fund for expenses incurred in support of the collection of45dedicated fund revenue according to the department's cost allocation plan.46with the approval of the governor and the budget			SYSTEM		
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19LOCAL PENSION REPORT20Total Operating Expense30,0002122FOR THE TREASURER OF STATE23Total Operating Expense2,441,70724ABLE AUTHORITY (IC 12-11-14)25Total Operating Expense375,63526CAREER SCHOLARSHIP ACCOUNTS27Total Operating Expense15,000,0002829The treasurer of state shall use the above appropriations to deposit \$5,000 into each20eligible career scholarship participant's career scholarship account each fiscal year.3132INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4)33Total Operating Expense34INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4)35Total Operating Expense361,500,00037E. TAX ADMINISTRATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5)38Total Operating Expense39FOR THE DEPARTMENT OF REVENUE40COLLECTION AND ADMINISTRATION41Total Operating Expense42Yith the approval of the governor and the budget agency, the department shall annually44reimburse the general fund for expenses incurred in support of the collection of46dedicated fund revenue according to the department's cost allocation plan.47With the approval of the governor and the budget agency, the above appropriations48may be augmented to an amount not exceeding in total, together with the above specific			140,000,000	130,000,000	
20Total Operating Expense30,00030,00021FOR THE TREASURER OF STATE22FOR THE TREASURER OF STATE23Total Operating Expense2,441,70724ABLE AUTHORITY (IC 12-11-14)25Total Operating Expense375,63526CAREER SCHOLARSHIP ACCOUNTS27Total Operating Expense15,000,00028The treasurer of state shall use the above appropriations to deposit \$5,000 into each eligible career scholarship participant's career scholarship account each fiscal year.31INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) Total Operating Expense15,000,00033Total Operating Expense15,000,00034INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) Total Operating Expense15,000,00035Total Operating Expense1,500,00036INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5) Total Operating Expense1,500,00036FOR THE DEPARTMENT OF REVENUE37E. TAX ADMINISTRATION Total Operating Expense76,868,72738FOR THE DEPARTMENT OF REVENUE40COLLECTION AND ADMINISTRATION Total Operating Expense76,868,72741Total Operating Expense76,868,72742With the approval of the governor and the budget agency, the department shall annually reimburse the general fund for expenses incurred in support of the collection of dedicated fund revenue according to the department's cost allocation plan.43With the approval of the governor and the budget agency, the above appropriat					
21 FOR THE TREASURER OF STATE 23 Total Operating Expense 2,441,707 24 ABLE AUTHORITY (IC 12-11-14) 25 Total Operating Expense 375,635 26 CAREER SCHOLARSHIP ACCOUNTS 27 Total Operating Expense 15,000,000 28 The treasurer of state shall use the above appropriations to deposit \$5,000 into each 29 The treasurer of state shall use the above appropriations to deposit \$5,000 into each 20 eligible career scholarship participant's career scholarship account each fiscal year. 31 Total Operating Expense 15,000,000 33 Total Operating Expense 15,000,000 34 INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) 35 Total Operating Expense 1,500,000 36 INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5) 37 Total Operating Expense 1,500,000 38 FOR THE DEPARTMENT OF REVENUE 0 40 COLLECTION AND ADMINISTRATION 1 38 FOR THE DEPARTMENT OF REVENUE 0 43 With the approval of the governor and the budget agency, the department shall annually			30,000	30,000	
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24 ABLE AUTHORITY (IC 12-11-14) 25 Total Operating Expense 375,635 26 CAREER SCHOLARSHIP ACCOUNTS 27 Total Operating Expense 15,000,000 28 15,000,000 29 The treasurer of state shall use the above appropriations to deposit \$5,000 into each 30 eligible career scholarship participant's career scholarship account each fiscal year. 31 Total Operating Expense 32 INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) 33 Total Operating Expense 34 INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5) 35 Total Operating Expense 36 1,500,000 37 E. TAX ADMINISTRATION 38 FOR THE DEPARTMENT OF REVENUE 40 COLLECTION AND ADMINISTRATION 41 Total Operating Expense 76,868,727 42 Vith the approval of the governor and the budget agency, the department shall annually 44 reimburse the general fund for expenses incurred in support of the collection of 45 With the approval of the governor and the budget agency, the above appropriations 47 With the approval of the	22	FOR THE TREASURER OF STATE			
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26CAREER SCHOLARSHIP ACCOUNTS27Total Operating Expense15,000,0002815,000,00015,000,00029The treasurer of state shall use the above appropriations to deposit \$5,000 into each30eligible career scholarship participant's career scholarship account each fiscal year.31132INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4)33Total Operating Expense3415,000,00035Total Operating Expense3615,000,00037E. TAX ADMINISTRATION381,500,00039FOR THE DEPARTMENT OF REVENUE40COLLECTION AND ADMINISTRATION41Total Operating Expense43With the approval of the governor and the budget agency, the department shall annually44reimburse the general fund for expenses incurred in support of the collection of45dedicated fund revenue according to the department's cost allocation plan.46With the approval of the governor and the budget agency, the above appropriations47With the approval of the governor and the budget agency, the above appropriations48may be augmented to an amount not exceeding in total, together with the above specific					
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29The treasurer of state shall use the above appropriations to deposit \$5,000 into each eligible career scholarship participant's career scholarship account each fiscal year.31132INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM (IC 20-51.4) Total Operating Expense33Total Operating Expense3415,000,00035INDIANA EDUCATION SCHOLARSHIP ACCOUNT ADMINISTRATION (IC 20-51.4-4-3.5) Total Operating Expense361,500,00037E. TAX ADMINISTRATION38739FOR THE DEPARTMENT OF REVENUE OCLLECTION AND ADMINISTRATION Total Operating Expense41Total Operating Expense4276,868,72743With the approval of the governor and the budget agency, the department shall annually reimburse the general fund for expenses incurred in support of the collection of dedicated fund revenue according to the department's cost allocation plan.464747With the approval of the governor and the budget agency, the above appropriations may be augmented to an amount not exceeding in total, together with the above specific		Total Operating Expense	15,000,000	15,000,000	
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 36 37 E. TAX ADMINISTRATION 38 39 FOR THE DEPARTMENT OF REVENUE 40 COLLECTION AND ADMINISTRATION 41 Total Operating Expense 76,868,727 76,868,727 42 43 With the approval of the governor and the budget agency, the department shall annually 44 reimburse the general fund for expenses incurred in support of the collection of 45 dedicated fund revenue according to the department's cost allocation plan. 46 47 With the approval of the governor and the budget agency, the above appropriations 48 may be augmented to an amount not exceeding in total, together with the above specific 					20-51.4-4-3.5)
 37 E. TAX ADMINISTRATION 38 39 FOR THE DEPARTMENT OF REVENUE 40 COLLECTION AND ADMINISTRATION 41 Total Operating Expense 76,868,727 76,868,727 42 43 With the approval of the governor and the budget agency, the department shall annually 44 reimburse the general fund for expenses incurred in support of the collection of 45 dedicated fund revenue according to the department's cost allocation plan. 46 47 With the approval of the governor and the budget agency, the above appropriations 48 may be augmented to an amount not exceeding in total, together with the above specific 		Total Operating Expense	1,500,000	1,500,000	
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 FOR THE DEPARTMENT OF REVENUE COLLECTION AND ADMINISTRATION Total Operating Expense 76,868,727 76,868,727 With the approval of the governor and the budget agency, the department shall annually reimburse the general fund for expenses incurred in support of the collection of dedicated fund revenue according to the department's cost allocation plan. With the approval of the governor and the budget agency, the above appropriations with the approval of the governor and the budget agency, the above appropriations with the approval of the governor and the budget agency, the above appropriations 		E. TAA ADMINISTRATION			
40COLLECTION AND ADMINISTRATION41Total Operating Expense76,868,72776,868,7274243With the approval of the governor and the budget agency, the department shall annually44reimburse the general fund for expenses incurred in support of the collection of45dedicated fund revenue according to the department's cost allocation plan.464747With the approval of the governor and the budget agency, the above appropriations48may be augmented to an amount not exceeding in total, together with the above specific		FOR THE DEPARTMENT OF REVENUE			
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 reimburse the general fund for expenses incurred in support of the collection of dedicated fund revenue according to the department's cost allocation plan. With the approval of the governor and the budget agency, the above appropriations may be augmented to an amount not exceeding in total, together with the above specific 			, ,	, ,	
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 47 With the approval of the governor and the budget agency, the above appropriations 48 may be augmented to an amount not exceeding in total, together with the above specific 		dedicated fund revenue according to the depart	tment's cost allocat	ion plan.	
48 may be augmented to an amount not exceeding in total, together with the above specific		W/4h 4h a annuar 1 - 6 4h 1 (1 1 1			
					G .
amounts, one and one-tenth percent (1.1 /0) of the amount of money concetted by the					lic
	77	amounts, one and one-tenth percent (1.1 /0) of t	ne amount of mone	y concercu by the	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2	department from taxes and fees.			
2 3 4	OUTSIDE COLLECTIONS Total Operating Expense	4,356,593	4,356,593	
5				
6	With the approval of the governor and the budg			~
7 8	may be augmented to an amount not exceeding amounts, one and one-tenth percent (1.1%) of the			nc
o 9	department from taxes and fees.	ne amount of mone	y confected by the	
10	deput tinent it oni taxes and ices.			
11	MOTOR CARRIER REGULATION			
12	Motor Carrier Regulation Fund (IC 8-2.1	-23-1)		
13	Total Operating Expense	10,029,579	10,029,579	
14	Augmentation allowed.			
15		_		
16	FOR THE INDIANA GAMING COMMISSION	N		
17	State Gaming Fund (IC 4-33-13-2)	2 (12 705	2 (12 795	
18 19	Total Operating Expense	3,642,785	3,642,785	
19 20	Gaming Investigations (IC 4-33-4-18(b)) Total Operating Expense	1,380,073	1,380,073	
20 21	Total Operating Expense	1,500,075	1,300,073	
22	The above appropriations are made from reven	ues accruing to the	state gaming fund	l
23	under IC 4-33 before any distribution is made u		8 8	
24	·			
25	GAMING RESEARCH DIVISION			
26	Total Operating Expense	325,000	325,000	
27	ATHLETIC COMMISSION			
28	State Gaming Fund (IC 4-33-13-2)	1 (000	1 (000	
29 20	Total Operating Expense	16,383	16,383	
30 31	Athletic Fund (IC 4-33-22-9) Total Operating Expense	66,683	(((0)	
31	FANTASY SPORTS REGULATION AND A		66,683 N	
32 33	Fantasy Sports Regulation and Administr			
34	Total Operating Expense	49,990	49,990	
35				
36	FOR THE INDIANA HORSE RACING COMM	AISSION		
37	Indiana Horse Racing Commission Opera	ting Fund (IC 4-31	-10-2)	
38	Total Operating Expense	3,795,825	3,795,825	
39	STANDARDBRED ADVISORY BOARD			
40	Indiana Horse Racing Commission Opera	U (,	
41	Total Operating Expense	193,500	193,500	
42 43	Augmentation allowed.			
43 44	FOR THE DEPARTMENT OF LOCAL GOVE	'RNMENT FINAN	CF	
45	Total Operating Expense	4,420,648	4,420,648	
4 6	Assessment Training and Administration			
47	Total Operating Expense	1,341,280	1,341,280	
48	Augmentation allowed from the assessme	· · ·	, ,	
49		-		

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	FOR THE INDIANA BOARD OF TAX REVIEW		
2	Total Operating Expense	1,743,512	1,743,512
3	Assessment Training and Administration 1	•	
4	Total Operating Expense	320,628	320,628
5	Augmentation allowed from the assessmen	it training and a	dministration fund.
6			
7	F. ADMINISTRATION		
8			
9	FOR THE DEPARTMENT OF ADMINISTRAT		
10	Total Operating Expense	25,005,576	25,005,576
11	MOTOR POOL ROTARY FUND	21 210 200	21 210 200
12	Total Operating Expense	21,310,300	21,310,300
13	Charity Gaming Enforcement Fund (IC 4-	· ·	01 500
14	Total Operating Expense	91,500	91,500
15	Fire and Building Services Fund (IC 22-12	,	
16	Total Operating Expense	438,500	438,500
17	State Highway Fund (IC 8-23-9-54)	2 (50 200	2 (50 200
18	Total Operating Expense	3,659,200	3,659,200
19	Integrated Public Safety Communications		
20	Total Operating Expense	110,000	110,000
21	ATC Enforcement and Administration Fu		
22	Total Operating Expense	540,000	540,000
23	State Parks & Reservoirs Special Revenue	· ·	,
24	Total Operating Expense	666,400	666,400
25 26	Indiana Correctional Industries Fund (IC	· · · ·	107 000
26 27	Total Operating Expense	197,000	197,000
27	Motorcycle Operator Safety Education Fu		
28 20	Total Operating Expense	174,621	174,621
29 20	Bureau of Motor Vehicles Commission Fu	•	
30 21	Total Operating Expense	42,000	42,000
31 32	The hudset econory may therefore nontions of the	aharra dadiaatad	frend annuantistions
32 33	The budget agency may transfer portions of the from the department of administration heads to t		
33 34	from the department of administration back to t	ne agency that p	brovided the appropriation
34 35	if necessary.		
33 36	In addition to the above appropriations, the bud	got ogonov with	the approval of the governor
30 37	may transfer appropriations to the motor pool r	· ·	
38	for the purchase of vehicles and related equipme		nisileu ili 10 4-15-1-4
38 39	for the purchase of venicles and related equipme		
40	FOR THE STATE PERSONNEL DEPARTMEN	JT	
40 41	Total Operating Expense	3,834,223	3,834,223
42	GOVERNOR'S FELLOWSHIP PROGRAM	3,034,223	3,034,223
43	Total Operating Expense	338,589	338,589
43 44	OFFICE OF ADMINISTRATIVE LAW PRO		550,507
45	Total Operating Expense	2,093,135	2,093,135
4 5 4 6	PCORI FEE	4,073,133	2,073,133
40 47	Total Operating Expense	145,000	145,000
4 8	Augmentation allowed.	175,000	170,000
40 49	- infinitiation anonou		
•/			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	FOR THE STATE EMPLOYEES' APPEALS CO	MMISSION		
2 3	Total Operating Expense	182,643	182,643	
4 5	FOR THE OFFICE OF TECHNOLOGY IN MAPPING DATA AND STANDARD (GIS)	1		
6	Total Operating Expense	7,100,000	7,100,000	
7				
8 9	FOR THE INDIANA ARCHIVES AND RECORI Total Operating Expense	2,427,737	2,427,737	
10	Total Operating Expense	2,427,737	2,727,737	
11	FOR THE OFFICE OF THE PUBLIC ACCESS (COUNSELOR		
12	Total Operating Expense	357,253	357,253	
13	C OTHER			
14 15	G. OTHER			
15 16	FOR THE OFFICE OF THE INSPECTOR GEN	ERAL AND TH	E STATE ETHICS	COMMISSION
17	Total Operating Expense	1,506,611	1,506,611	
18				
19	FOR THE SECRETARY OF STATE			
20 21	ELECTION DIVISION	1 919 200	1 010 200	
21 22	Total Operating Expense VOTER LIST MAINTENANCE	1,818,209	1,818,209	
23	Total Operating Expense	2,925,000	2,925,000	
24	VOTER REGISTRATION SYSTEM	y y	y y	
25	Total Operating Expense	3,870,286	3,870,286	
26				
27 28	SECTION 4. [EFFECTIVE JULY 1, 2025]			
20 29	PUBLIC SAFETY			
30				
31	A. CORRECTION			
32				
33 34	FOR THE DEPARTMENT OF CORRECTION CENTRAL OFFICE			
34 35		43,362,013	43,362,013	
36	ESCAPEE COUNSEL AND TRIAL EXPENSI		10,000,000	
37	Total Operating Expense	199,736	199,736	
38	COUNTY JAIL MISDEMEANANT HOUSING			
39 40	Total Operating Expense	4,152,639	4,152,639	
40 41	ADULT CONTRACT BEDS Total Operating Expense	95,058	95,058	
42	STAFF DEVELOPMENT AND TRAINING	75,050	25,050	
43	Total Operating Expense	3,176,442	3,176,442	
44	PAROLE BOARD			
45 46	Total Operating Expense	1,047,123	1,047,123	
46 47	INFORMATION MANAGEMENT SERVICE Total Operating Expense	S 7,238,356	7,238,356	
4 7 48	JUVENILE TRANSITION	1,50,550	1,430,330	
49	Total Operating Expense	1,117,448	1,117,448	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	COMMUNITY CORRECTIONS PROGR	AMS		
2	Total Operating Expense	72,625,165	72,625,165	
3		-))	-))	
4	Notwithstanding IC 4-9.1-1-7, IC 4-12-1-12, IC	C 4-13-2-23, or any or	ther law, the above	ę
5	appropriations for community corrections pro			
6	any other fund or transfer, assignment, or rea		1 1	
7	by the state board of finance or by the budget			
8	and any other law, the above appropriations f			
9	do not revert to the state general fund or anot			
10	year but remain available in subsequent state	fiscal years for the p	ourposes of the pro	grams.
11	HOOGED INTELTIVE FOD DE ENTEN			
12 13	HOOSIER INITIATIVE FOR RE-ENTRY		1 522 240	
13 14	Total Operating Expense CENTRAL EMERGENCY RESPONSE	1,533,240	1,533,240	
14	Total Operating Expense	1,981,864	1 001 064	
15 16	HEPATITIS C TREATMENT	1,901,004	1,981,864	
10	Total Operating Expense	14,821,924	14,821,924	
17	DRUG ABUSE PREVENTION	14,021,724	17,021,727	
10	Corrections Drug Abuse Fund (IC 11-8-	-2-11)		
20	Total Operating Expense	127,500	127,500	
21	Augmentation allowed.	1219000	127,000	
22	CORRECTIONAL FACILITIES CALLIN	IG SYSTEM		
23	Correctional Facilities Calling System (IC 5-22-23-7)		
24	Total Operating Expense	11,000,000	11,000,000	
25	Augmentation allowed.			
26	EXONERATION			
27	Total Operating Expense	1	1	
28	Augmentation allowed.			
29				
30	The above appropriations shall be used for ex			
31	of wrongfully incarcerated persons pursuant			
32	collaborate with the Indiana Criminal Justice	Institute to administ	er this program.	
33		NOENOV		
34	COUNTY JAIL MAINTENANCE CONTI		41 000 000	
35 36	Total Operating Expense	45,000,000	41,000,000	
30 37	The above appropriations are for reimbursing	a shariffs for the cost	s of: (1) norsons	
38	convicted of level 6 felonies that are incarcera			
38 39	parole holds. The department shall reimburse	U U V		
40	described in this section. All requests for reim			
40 41	department policy.	ibui sement shan be n	i comor mity with	
42	uepui iniciti poney.			
43	For persons convicted of level 6 felonies that a	are incarcerated in co	untv iails.	
44	sheriffs shall be entitled to reimbursement on		•••	
45	incarcerated in the county jail.			
46	ن ن ^ت			
47	For jail and parole holds, reimbursement shal	ll be based on the late	er of: (1) the	
48	dates of incarceration when persons are incar			
49	after the day of sentencing; or (2) the date upo			

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

the abstract of judgment and sentencing order. The state shall reimburse the sheriffs 1 2 for expenses determined by the sheriff to be medically necessary medical care to 3 the convicted persons. If the sheriff or county receives money with respect to a 4 convicted person (from a source other than the county), the per diem or medical 5 expense reimbursement with respect to the convicted person shall be reduced by the 6 amount received. A sheriff shall not be required to comply with IC 35-38-3-4(a) 7 or transport convicted persons within five (5) days after the day of sentencing if the 8 department of correction does not have the capacity to receive the convicted person. 9 10 **CORRECTIONAL SERVICES** 11 **Total Operating Expense** 225,063,624 225,063,624 12 JUVENILE DETENTION ALTERNATIVES INITIATIVE (JDAI) **Total Operating Expense** 3,052,398 13 3,052,398 14 **PAROLE DIVISION** 15 **Total Operating Expense** 20.899.464 20,899,464 HERITAGE TRAIL CORRECTIONAL FACILITY 16 17 **Total Operating Expense** 12,729,020 12,729,020 18 SOUTH BEND COMMUNITY RE-ENTRY CENTER 19 **Total Operating Expense** 3,482,968 3,482,968 20 Work Release Fund (IC 11-10-8-6.5) 21 **Total Operating Expense** 655,820 655,820 22 Augmentation allowed. 23 **INDIANA STATE PRISON** 24 **Total Operating Expense** 50,543,040 50,543,040 25 PENDLETON CORRECTIONAL FACILITY 26 **Total Operating Expense** 46,416,547 46,416,547 27 **CORRECTIONAL INDUSTRIAL FACILITY** 28 **Total Operating Expense** 30,135,893 30,135,893 29 **INDIANA WOMEN'S PRISON** 30 **Total Operating Expense** 20,144,707 20,144,707 31 PUTNAMVILLE CORRECTIONAL FACILITY 32 **Total Operating Expense** 41,021,806 41,021,806 33 WABASH VALLEY CORRECTIONAL FACILITY 34 **Total Operating Expense** 62,453,376 62,453,376 35 **BRANCHVILLE CORRECTIONAL FACILITY** 36 **Total Operating Expense** 26,107,052 26,107,052 37 WESTVILLE CORRECTIONAL FACILITY 38 **Total Operating Expense** 63,530,108 63,530,108 39 **ROCKVILLE CORRECTIONAL FACILITY FOR WOMEN 40 Total Operating Expense** 25,322,370 25,322,370 PLAINFIELD CORRECTIONAL FACILITY 41 42 **Total Operating Expense** 41,500,743 41,500,743 43 **RECEPTION DIAGNOSTIC CENTER** 44 **Total Operating Expense** 23,101,332 23,101,332 45 MIAMI CORRECTIONAL FACILITY 46 **Total Operating Expense** 43,717,072 43,717,072 47 NEW CASTLE CORRECTIONAL FACILITY **48 Total Operating Expense** 44,313,444 44,313,444 CHAIN O' LAKES CORRECTIONAL FACILITY 49

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expanse	3,117,793	3,117,793	
2	Total Operating Expense MADISON CORRECTIONAL FACILITY	5,117,795	3,117,793	
$\frac{2}{3}$	Total Operating Expense	20,354,634	20,354,634	
4	EDINBURGH CORRECTIONAL FACILITY		20,334,034	
5	Total Operating Expense	7,939,121	7,939,121	
6	NORTH CENTRAL JUVENILE CORRECT			
7	Total Operating Expense	16,795,771	16,795,771	
8	LAPORTE JUVENILE CORRECTIONAL F	ACILITY		
9	Total Operating Expense	5,961,627	5,961,627	
10	PENDLETON JUVENILE CORRECTIONAL	L FACILITY		
11	Total Operating Expense	24,435,136	24,435,136	
12				
13	FOR THE DEPARTMENT OF ADMINISTRAT			
14	DEPARTMENT OF CORRECTION OMBUI			
15	Total Operating Expense	238,357	238,357	
16				
17	B. LAW ENFORCEMENT			
18	FOR THE INDIANA OTATE DOLLCE			
19 20	FOR THE INDIANA STATE POLICE Total Operating Expense	100 006 202	100 006 202	
20 21	Motor Carrier Regulation Fund (IC 8-2.1-	189,996,382 23-1)	189,996,382	
21	Total Operating Expense	5,684,355	5,684,355	
23	Augmentation allowed from the motor car	· · ·		
23 24	Augmentation anowed from the motor car	rici regulation ful		
25	The above appropriations include funds for the s	state police minori	ty recruiting prog	ram.
26		I	5 8 8 8 8 8	
27	The above appropriations include funds for the p	oolice security deta	il to be provided	
28	to the Indiana state fair board. However, amoun	ts actually expende	ed to provide secu	rity
29	for the Indiana state fair board as determined by	the budget agenc	y shall be reimbur	sed
30	by the Indiana state fair board to the state gener	al fund.		
31				
32	ISP OPEB CONTRIBUTION			
33	Total Operating Expense	4,400,000	4,400,000	
34	INTERNET CRIMES AGAINST CHILDREN	· /	1 000 000	
35	Total Operating Expense	1,000,000	1,000,000	
36	INDIANA INTELLIGENCE FUSION CENT		1 240 252	
37	Total Operating Expense FORENSIC AND HEALTH SCIENCES LAB	1,240,253	1,240,253	
38 39	Total Operating Expense	14,899,242	14,899,242	
40	Motor Carrier Regulation Fund (IC 8-2.1-		14,099,242	
40 41	Total Operating Expense	1,320,708	1,320,708	
42	Augmentation allowed from the motor car			
43	Augmentation and wed from the motor car	rici regulation ful		
44	ENFORCEMENT AID			
45	Total Operating Expense	59,791	59,791	
46	Lor and Loura			
47	The above appropriations are to meet unforeseer	n emergencies of a	confidential natur	·e.
48	They are to be expended under the direction of the			
49	for solely on the superintendent's authority.	•		

49 for solely on the superintendent's authority.

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1				
2	RETIREMENT PENSION FUND			
3	Total Operating Expense	37,628,220	37,628,220	
4		, ,	, ,	
5	The above appropriations shall be paid into	the state police pension	n fund provided fo	r
6	in IC 10-12-2 in twelve (12) equal installmen		and on or before	
7	the 30th of each succeeding month thereafte	r.		
8				
9	If the amount actually required under IC 10			
10	the above appropriations may be augmented	l from the general func	l with the approva	l of
11	the governor and the budget agency.			
12				
13 14	BENEFIT TRUST FUND	6,000,000	6,000,000	
14 15	Total Operating Expense	0,000,000	0,000,000	
15 16	All benefits to members shall be paid by war	rrant drawn on the tree	asurer of state by f	he
17	state comptroller on the basis of claims filed			
18	police pension and benefit funds created by			-
19				
20	If the amount actually required under IC 10	-12-2 is greater than th	e above appropria	ations,
21	the above appropriations may be augmented	l from the general fund	l with the approva	lof
22	the governor and the budget agency.			
23				
24	PRE-1987 RETIREMENT			
25	Total Operating Expense	5,450,000	5,450,000	
26	ACCIDENT REPORTING	`		
27 28	Accident Report Account (IC 9-26-9-3	-	4 1 2 2	
28 29	Total Operating Expense Augmentation allowed.	4,122	4,122	
29 30	DRUG INTERDICTION			
31	Drug Interdiction Fund (IC 10-11-7-1)			
32	Total Operating Expense	202,249	202,249	
33	Augmentation allowed.		_~_,>	
34	DNA SAMPLE PROCESSING FUND			
35	DNA Sample Processing Fund (IC 10-	13-6-9.5)		
36	Total Operating Expense	1,789,875	1,789,875	
37	Augmentation allowed.			
38				
39	FOR THE INTEGRATED PUBLIC SAFET			
40	Integrated Public Safety Communicat		·	
41	Total Operating Expense	14,912,849	14,912,849	
42 43	Augmentation allowed.			
43 44	FOR THE ADJUTANT GENERAL			
44 45	Total Operating Expense	14,994,647	9,394,647	
43 46	CAMP ATTERBURY MUSCATATUCK			DNS
47	Total Operating Expense	561,396	561,396	
48	MUSCATATUCK URBAN TRAINING			
49	Total Operating Expense	1,185,602	1,185,602	

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	HOOSIER YOUTH CHALLENGE ACADI	EMY	
2	Total Operating Expense	2,524,593	2,524,593
3	GOVERNOR'S CIVIL AND MILITARY C		
4	Total Operating Expense	250,000	250,000
5)	
6	The above appropriations are made under IC	10-16-11-1.	
7			
8	FOR THE CRIMINAL JUSTICE INSTITUTE	C	
9	Total Operating Expense	3,130,277	3,130,277
10	Violent Crime Victims Compensation Fu		0,100,277
11	Total Operating Expense	10,000	10,000
12	Augmentation allowed.	10,000	10,000
13	Victim and Witness Assistance (IC 5-2-6	-14)	
13	Total Operating Expense	50,000	50,000
15	Augmentation allowed.	30,000	50,000
15 16	State Drug Free Communities (IC 5-2-10	L 2)	
10	Total Operating Expense	50,000	50,000
17	Augmentation allowed.	30,000	30,000
10 19	Augmentation anoweu.		
20	DRUG ENFORCEMENT MATCH		
20 21		250,000	250,000
21	Total Operating Expense	250,000	250,000
22	To facilitate the duties of the Indiana animinal	instiga instituta as a	utlined in IC
23 24	To facilitate the duties of the Indiana criminal		
	5-2-6-3, the above appropriations are not subjected as a subject of the state of th		
25	when used to support other state agencies thro	ugn the awarding of	state match dollars.
26			
27	VICTIM AND WITNESS ASSISTANCE F		
28	Victim and Witness Assistance (IC 5-2-6	,	001 000
29	Total Operating Expense	381,833	381,833
30	Augmentation allowed.		
31	ALCOHOL AND DRUG COUNTERMEAS		
32	Alcohol and Drug Countermeasures Fun		
33	Total Operating Expense	335,000	335,000
34	Augmentation allowed.		
35	STATE DRUG FREE COMMUNITIES FU		
36	State Drug Free Communities (IC 5-2-10	· ·	
37	Total Operating Expense	362,845	362,845
38	Augmentation allowed.		
39	INDIANA LOCAL LAW ENFORCEMEN	T TRAINING DISTR	RIBUTION
40	Total Operating Expense	5,000,000	5,000,000
41			
42	The above appropriations are for the purpose	of providing distribu	tions to city, town,
43	and county law enforcement agencies to condu	ct law enforcement t	raining, including
44	the purchase of supplies and training material	s. A distribution to a	law enforcement
45	agency in a fiscal year may not exceed the amo		
46	received from fees collected pursuant to IC 35-		
47	*	, i i i i i i i i i i i i i i i i i i i	
48	OFFICE OF TRAFFIC SAFETY		
49	Total Operating Expense	707,633	707,633
		,	~

The above appropriations may be used as the state match requirement for this program
 according to the current highway safety plan approved by the governor and the budget
 agency.

4	agency.		
5			
6	SEXUAL ASSAULT VICTIMS' ASSISTA	NCE	
7	Total Operating Expense	4,018,782	4,018,782
8	VICTIMS OF VIOLENT CRIME ADMIN	VISTRATION	
9	Total Operating Expense	3,708,133	3,708,133
10	Violent Crime Victims Compensation F	Fund (IC 5-2-6.1-40)	
11	Total Operating Expense	3,325,844	3,325,844
12	Augmentation allowed from the violent	crime victims comp	ensation fund.
13			
14	If the above appropriations are insufficient to	pay eligible claims,	the budget
15	agency may augment the above appropriation		
16		8	
17	DOMESTIC VIOLENCE PREVENTION	AND TREATMENT	
18	Total Operating Expense	8,000,000	8,000,000
19	Domestic Violence Prevention and Trea	, ,	· · ·
20	Total Operating Expense	1,226,800	1,226,800
21	Augmentation allowed from the domest	, ,	
22			
23	The above appropriations may not be used to	construct a new don	nestic violence shelter
2 3 2 4	but may be used to repair existing shelters.	construct a new don	liestie violence sherter
25	suchary so used to repair emissing shorters.		
26	JUVENILE RECIDIVISM REDUCTION	PILOT PROJECT	
27	Total Operating Expense	100,000	100,000
28	Four Operating Expense	100,000	100,000
29 29	FOR THE DEPARTMENT OF TOXICOLO	GV	
30	Total Operating Expense	2,622,025	2,622,025
30 31	Total Operating Expense	2,022,025	2,022,025
32	BREATH TEST TRAINING AND CERTI	FICATION	
33	Breath Test Training and Certification		
33 34	Total Operating Expense	355,000	355,000
35	Augmentation allowed from the breath		
36	Augmentation and wed it off the breath	test training and cer	tineation fund.
30 37	FOR THE CORONERS TRAINING BOARD)	
38	Coroners Training and Continuing Edu		3-6 5-8)
39	Total Operating Expense	475,000	475,000
40	Augmentation allowed.	475,000	475,000
40 41	Augmentation anoweu.		
42	The department of health shall administer the	o coronors training a	nd continuing adjugation
42 43	fund.	e corollers training a	na continuing education
43 44	Tullu.		
44 45	FOR THE LAW ENFORCEMENT TRAININ		
			1 561 019
46 47	Total Operating Expense	4,561,018	4,561,018
47 49	Law Enforcement Academy Fund (IC 5	,	1 0 20 0 04
48 40	Total Operating Expense Augmentation allowed from the law en	2,938,086	2,938,086
49	Augmentation anowed from the law en	ior cement academy	iunu.

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1				
2 3	C. REGULATORY AND LICENSING			
4	FOR THE BUREAU OF MOTOR VEHICLES			
5	Total Operating Expense	29,284,278	29,284,278	
6	STATE MOTOR VEHICLE TECHNOLOGY		, ,	
7	State Motor Vehicle Technology Fund (IC	9-14-14-3)		
8	Total Operating Expense	18,091,800	18,091,800	
9	Augmentation allowed.			
10	MOTORCYCLE OPERATOR SAFETY			
11	Motorcycle Operator Safety Education Fu	nd (IC 9-27-7-7)		
12	Total Operating Expense	1,705,222	1,705,222	
13	Augmentation allowed.			
14	LICENSE BRANCHES			
15	Bureau of Motor Vehicles Commission Fu			
16		135,819,542	135,819,542	
17	Augmentation allowed.			
18				
19	FOR THE DEPARTMENT OF LABOR			
20	Total Operating Expense	871,387	871,387	
21	BUREAU OF MINES AND SAFETY	100 (04	100 (04	
22	Total Operating Expense	190,604	190,604	
23 24	QUALITY, METRICS, AND STATISTICS (I		151 (0)	
24 25	Total Operating Expense OCCUPATIONAL SAFETY AND HEALTH	151,682	151,682	
25 26	Total Operating Expense	2,269,118	2,269,118	
20 27	Total Operating Expense	2,209,110	2,209,110	
28	The above appropriations for occupational safet	v and health and N	ALS research and	
20 29	statistics reflect only the general fund portion of			
30	occupational safety and health plan as approved			
31	the intent of the general assembly that the Indian			
32	federal government for the federal share of the t			
33		1.8		
34	EMPLOYMENT OF YOUTH			
35	Labor Education and Youth Employment	Fund (IC 22-2-18.	1-32)	
36	Total Operating Expense	635,794	635,794	
37	Augmentation allowed.			
38	INSAFE			
39	Special Fund for Safety and Health Consu	Itation Services (I	C 22-8-1.1-48)	
40	Total Operating Expense	380,873	380,873	
41	Augmentation allowed.			
42				
43	FOR THE DEPARTMENT OF INSURANCE			
44	Department of Insurance Fund (IC 27-1-3-	· ·		
45	Total Operating Expense	18,095,972	18,095,972	
46	Augmentation allowed.			
47	ALL PAYER CLAIMS DATABASE			
48	Department of Insurance Fund (IC 27-1-3-	· ·		
49	Total Operating Expense	4,512,442	4,512,442	

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	Augmentation allowed.	
2	BAIL BOND DIVISION	
3	Bail Bond Enforcement and Administration Fund (IC 27-10-5-1)	
4	Total Operating Expense81,88081,880	
5	Augmentation allowed.	
6	PATIENT'S COMPENSATION AUTHORITY	
7	Patients' Compensation Fund (IC 34-18-6-1)	
8	Total Operating Expense4,216,7054,216,705	
9	Augmentation allowed.	
10	POLITICAL SUBDIVISION RISK MANAGEMENT	
11	Political Subdivision Risk Management Fund (IC 27-1-29-10)	
12	Total Operating Expense133,108133,108	
13	Augmentation allowed.	
14	MINE SUBSIDENCE INSURANCE	
15	Mine Subsidence Insurance Fund (IC 27-7-9-7)	
16	Total Operating Expense2,400,0002,400,000	
17	Augmentation allowed.	
18	TITLE INSURANCE ENFORCEMENT OPERATING	
19 20	Title Insurance Enforcement Fund (IC 27-7-3.6-1)	
20	Total Operating Expense941,121941,121	
21	Augmentation allowed.	
22	FOR THE ALCOHOL AND TOP ACCO COMMISSION (ATC)	
23	FOR THE ALCOHOL AND TOBACCO COMMISSION (ATC)	
24 25	ATC Enforcement and Administration Fund (IC 7.1-4-10-1)	
25 26	Total Operating Expense17,483,32917,483,329	
26 27	Augmentation allowed.	
27 28	The above appropriations include \$500,000 each fiscal year for the purchase and	
20 29	The above appropriations include \$500,000 each fiscal year for the purchase and maintenance of excise officer body cameras.	
29 30	maintenance of excise officer body cameras.	
30 31	YOUTH TOBACCO EDUCATION AND ENFORCEMENT	
31	Richard D. Doyle Youth Tobacco Education and Enforcement Fund (IC 7.1-6-2-6)	
32 33	Total Operating Expense 72,849 72,849	
33 34	Augmentation allowed.	
35	Augmentation anowed.	
36	ATC OPEB CONTRIBUTION	
30 37	ATC Enforcement and Administration Fund (IC 7.1-4-10-1)	
38	Total Operating Expense 658,617 658,617	
39	Augmentation allowed.	
40	Augmentation anowed.	
40 41	FOR THE DEPARTMENT OF FINANCIAL INSTITUTIONS	
42	Financial Institutions Fund (IC 28-11-2-9)	
43	Total Operating Expense 12,472,649 12,472,649	
44	Augmentation allowed.	
45		
46	FOR THE PROFESSIONAL LICENSING AGENCY	
47	Total Operating Expense9,816,0919,816,091	
48	CONTROLLED SUBSTANCES DATA FUND (INSPECT)	
49	Controlled Substances Data Fund (IC 25-26-24-23)	
./		

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	2,271,134	2,271,134	
2	Augmentation allowed.			
3	PRENEED CONSUMER PROTECTION			
4	Preneed Consumer Protection Fund (IC 3	,		
5	Total Operating Expense	67,000	67,000	
6	Augmentation allowed. BOARD OF FUNERAL AND CEMETERY	CEDVICE		
7				
8 9	Funeral Service Education Fund (IC 25-1 Total Operating Expense	250	250	
10	Augmentation allowed.	230	230	
11	DENTAL PROFESSION INVESTIGATION	I		
12	Dental Compliance Fund (IC 25-14-1-3.7)			
13	Total Operating Expense	175,014	175,014	
14	Augmentation allowed.	,	,	
15	PHYSICIAN INVESTIGATION			
16	Physician Compliance Fund (IC 25-22.5-2	2-8)		
17	Total Operating Expense	7,586	7,586	
18	Augmentation allowed.			
19				
20	FOR THE CIVIL RIGHTS COMMISSION			
21	COMMISSION ON THE SOCIAL STATUS			
22	Total Operating Expense	135,431	135,431	
23 24	COMMISSION ON HISPANIC/LATINO A	120,268	120,268	
24 25	Total Operating Expense CIVIL RIGHTS COMMISSION	120,200	120,200	
23 26	Total Operating Expense	2,000,000	2,000,000	
27	DR. MARTIN LUTHER KING JR. HOLIDA			
28	Total Operating Expense	50,000	50,000	
29		,	,	
30	FOR THE UTILITY CONSUMER COUNSEL	OR		
31	Public Utility Fund (IC 8-1-6-1)			
32	Total Operating Expense	8,389,807	8,389,807	
33	Augmentation allowed.			
34	EXPERT WITNESS FEES AND AUDIT			
35	Public Utility Fund (IC 8-1-6-1)	707 000	7 07 000	
36 27	Total Operating Expense	787,998	787,998	
37 38	Augmentation allowed.			
30 39	FOR THE UTILITY REGULATORY COMMI	SSION		
40	Public Utility Fund (IC 8-1-6-1)	.551011		
40 41	Total Operating Expense	11,647,441	11,647,441	
42	Augmentation allowed.	11,017,111	11,017,111	
43				
44	FOR THE WORKER'S COMPENSATION BO	ARD		
45	Total Operating Expense	2,038,063	2,038,063	
46	Workers' Compensation Supplemental A	dministrative Fund	(IC 22-3-5-6)	
47	Total Operating Expense	409,155	409,155	
48	Augmentation allowed from the worker's	compensation supp	plemental administ	trative fund.
49				

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	FOR THE STATE BOARD OF ANIMAL HE	ALTH		
2	Total Operating Expense	6,888,952	6,888,952	
3	ANIMAL DISEASE DIAGNOSTIC LABO	RATORY SYSTEM	1	
4	Total Operating Expense	5,000,000	5,000,000	
5				
6	The above appropriation shall be used to fund			
7	system (ADDL), which consists of the main A	•		
8	branch of ADDL Southern Indiana Purdue A			ounty.
9	The above appropriations are in addition to a	ny user charges that	t may be established	
10	and collected under IC 21-46-3-5.			
11				
12	INDEMNITY			
13	Total Operating Expense	42,500	42,500	
14	Augmentation allowed.			
15	MEAT & POULTRY			
16	Total Operating Expense	2,485,974	2,485,974	
17	CAPTIVE CERVIDAE PROGRAMS			
18	Captive Cervidae Programs Fund (IC 1	,		
19	Total Operating Expense	47,000	47,000	
20	Augmentation allowed.			
21				
22	FOR THE DEPARTMENT OF HOMELAND			
23	Total Operating Expense	2,964,172	2,964,172	
24	Fire and Building Services Fund (IC 22-	-		
25	Total Operating Expense	17,914,929	17,914,929	
26	Augmentation allowed.			
27	REGIONAL PUBLIC SAFETY TRAININ			
28	Total Operating Expense	8,631,876	8,631,876	
29	MOBILE INTEGRATION HEALTHCAR			
30	Total Operating Expense	500,000	500,000	
31	PFAS BIOMONITORING PILOT PROG		0	
32	Total Operating Expense	200,000	0	
33	RADIOLOGICAL HEALTH			
34	Total Operating Expense	74,145	74,145	
35	OFFICE OF SCHOOL SAFETY	1 000 000	1 000 000	
36	Total Operating Expense	1,000,000	1,000,000	
37	INDIANA SECURED SCHOOL SAFETY	37 100 000	27 100 000	
38	Total Operating Expense	27,100,000	27,100,000	
39 40	Indiana Secured School Fund (IC 10-21		400.000	
40	Total Operating Expense	400,000	400,000	
41 42	Augmentation allowed from the Indiana	a secured school lun	u.	
	Of the above appropriations, the department	ahall males \$400.000	available each ficeal	1
43	Of the above appropriations, the department	-		
44 45	year to provide grants to school corporations,	charter schools, and	u accredited nonpubl	uc
	schools for bullying prevention programs.			
46				

47 Of the above appropriations, the department shall make \$1,000,000 available each

48 fiscal year to provide grants to school corporations, charter schools, and accredited

49 nonpublic schools to implement a student and parent support services plan.

		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1				
2	Of the above appropriations, the department			
3	fiscal year to accredited nonpublic schools th			
4	of security equipment or other security upgra			
5	grants to nonpublic schools that demonstrate	a heightened risk of s	ecurity threats.	
6				
7	EMERGENCY MANAGEMENT CONTI			
8	Total Operating Expense	97,288	97,288	
9	Augmentation allowed.			
10				
11	The above appropriations are made under IC			-
12	any augmentations of the emergency manage		d to the state budg	get
13	committee no more than 60 days after the au	gmentation is made.		
14				
15	PUBLIC ASSISTANCE GRANT PROGR			
16	Total Operating Expense	1	1	
17	Augmentation allowed.			
18	INDIANA EMERGENCY RESPONSE CO			
19	Total Operating Expense	57,152	57,152	
20	Local Emergency Planning and Right t		-	
21	Total Operating Expense	74,413	74,413	
22	Augmentation allowed.			
23	FIRE PREVENTION AND PUBLIC SAF			
24	Fire Prevention and Public Safety Fund	· · · · · · · · · · · · · · · · · · ·	22 000	
25	Total Operating Expense	32,000	32,000	
26 27	Augmentation allowed.			
27	STATEWIDE FIRE AND BUILDING SA			
28 29	Statewide Fire and Building Safety Edu Total Operating Expanse	120,959	120,959	
29 30	Total Operating Expense	120,959	120,959	
30 31	Augmentation allowed. EMERGENCY MEDICAL SERVICES (E	MS) DE ADINESS		
31	Total Operating Expense	4,100,000	4,100,000	
32	Total Operating Expense	4,100,000	4,100,000	
33 34	The above appropriations shall be used to im	nrova tha raadinass a	nd sustainability	
35	of emergency medical services. Eligible uses			
36	(1) To fund initiatives that address EMS r	6	6	ب د
37	workforce challenges;	eer uitilient, truining,	controlly and othe	
38	(2) To fund mobile integrated healthcare p	roorams:		
39	(3) To improve EMS availability for interf			
40	(4) To reduce the financial burden on EMS	•	ons or EMS traini	nσ
41	institutions to purchase EMS equipmen			-8
42	(5) To conduct a feasibility analysis regard		ded dispatch	
43	systems used by public safety answerin			
44	with the intent to facilitate the closest a			
45	(6) To fund technology and data connectiv		1	
46	used by public safety answering points			
47	the closest and most appropriate EMS			
48				
49	The department may use any portion of the a	bove appropriations (o award grants.	
			0	

FY 2025-2026

FY 2026-2027

Biennial

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1 2	SECTION 5. [EFFECTIVE JULY 1, 2025]			
$\frac{2}{3}$	SECTION 5. [EFFECTIVE JULI 1, 2025]			
4	CONSERVATION AND ENVIRONMENT			
5				
6	A. NATURAL RESOURCES			
7				
8	FOR THE DEPARTMENT OF NATURAL R	ESOURCES (DNR) - ADMINISTRATI	ION
9	Total Operating Expense	14,743,591	14,743,591	
10	OPEB TRUST FUND - DNR		<i>, ,</i>	
11	Total Operating Expense	2,454,372	2,454,372	
12	ENTOMOLOGY AND PLANT PATHOLO	DGY		
13	Total Operating Expense	967,250	967,250	
14	Entomology and Plant Pathology Fund	IC 14-24-10-3)		
15	Total Operating Expense	302,415	302,415	
16	DIVISION OF HISTORIC PRESERVATI	ON AND ARCHAI	EOLOGY	
17	Total Operating Expense	1,038,841	1,038,841	
18	NATURE PRESERVES DIVISION			
19	Total Operating Expense	525,709	525,709	
20	WATER DIVISION			
21	Total Operating Expense	5,468,337	5,468,337	
22	DEER RESEARCH AND MANAGEMENT			
23	Deer Research and Management Fund (
24	Total Operating Expense	90,180	90,180	
25	Augmentation allowed.			
26	OIL AND GAS DIVISION			
27	Total Operating Expense	781,413	781,413	
28	Oil and Gas Fund (IC 6-8-1-27)			
29	Total Operating Expense	1,356,665	1,356,665	
30	Augmentation allowed.			
31	STATE PARKS AND RESERVOIRS			
32	Total Operating Expense	3,411,177	3,411,177	
33	State Parks & Reservoirs Special Reven		· · · · · · · · · · · · · · · · · · ·	
34	Total Operating Expense	43,591,652	43,591,652	J
35	Augmentation allowed from the state pa	irks and reservoirs	special revenue fund	1.
36 27	SNOWMOBILE FUND			
37 38	Off-Road Vehicle and Snowmobile Fund Total Operating Expense	78,209	78,209	
30 39	Augmentation allowed.	/8,209	70,209	
40	DNR LAW ENFORCEMENT DIVISION			
40 41	Total Operating Expense	24,825,338	24,825,338	
42	Fish and Wildlife Fund (IC 14-22-3-2)	24,023,330	24,023,330	
43	Total Operating Expense	3,853,137	3,853,137	
44	Augmentation allowed.	590559157	390339137	
45	Augmentation allowed.			
46	SPORTSMEN'S BENEVOLENCE			
47	Total Operating Expense	145,500	145,500	
48	FISH AND WILDLIFE DIVISION	1 10,000	110,000	
49	Fish and Wildlife Fund (IC 14-22-3-2)			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	16,825,151	16,825,151	
2	Augmentation allowed.			
3	FORESTRY DIVISION			
4	Total Operating Expense	7,588,714	7,588,714	
5	State Forestry Fund (IC 14-23-3-2)			
6	Total Operating Expense	3,643,741	3,643,741	
7	Augmentation allowed from the state for	estry fund.		
8 9	In addition to any of the above annuonvictions	for the denantment	of notional vacanua	
9 10	In addition to any of the above appropriations any federal funds received by the state of India			es,
10	development of approved outdoor recreation p			
11	federal Land and Water Conservation Fund Ac			ρ
12	uses and purposes for which the funds were pai			
14	by the department of natural resources to state	· · · · · ·		
15	units in accordance with the provisions under v			
16	r			
17	LAKE MICHIGAN COASTAL PROGRAM	I MATCH		
18	Cigarette Tax Fund (IC 6-7-1-28.1)			
19	Total Operating Expense	117,313	117,313	
20	Augmentation allowed.			
21	LAKE AND RIVER ENHANCEMENT			
22	Lake and River Enhancement Fund (IC 1	,		
23	Total Operating Expense	2,079,013	2,079,013	
24	Augmentation allowed.			
25 26	PRESIDENT BENJAMIN HARRISON CO			
26 27	Benjamin Harrison Conservation Trust F			
27 28	Total Operating Expense	811,750	811,750	
28 29	Augmentation allowed. INSTITUTIONAL ROAD CONSTRUCTIO	N		
29 30	State Highway Fund (IC 8-23-9-54)	11		
31	Total Operating Expense	5,000,000	5,000,000	
32	Total Operating Expense	2,000,000	2,000,000	
33	Subject to approval by the budget director, the	above appropriatio	ns may be used	
34	for road and bridge construction, relocation, an			5
35	at state-owned properties managed by the depa	rtment of natural r	esources.	
36				
37	B. OTHER NATURAL RESOURCES			
38				
39	FOR THE INDIANA STATE MUSEUM AND			
40	Total Operating Expense	10,615,778	10,615,778	
41			•	
42	In lieu of billing the University of Southern Ind	· •	-	
43	include \$25,000 each fiscal year for the purpose	e of maintaining his	toric properties	
44 45	in New Harmony.			
45 46	FOR THE WAR MEMORIALS COMMISSIO	N		
40 47	Total Operating Expense	n 1,319,377	1,319,377	
47 48	rotai Operating Expense	1,317,3//	1,317,377	
40 49	All revenues received as rent for space in the b	uildings located at 7	77 North Meridia	1
.,				-

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	Street and 700 North Pennsylvania Street,			
2	costs of operation and maintenance of the space rented, shall be deposited into the general			
3	fund.			
4	FOD THE WHITE DIVED STATE DADK	DEVELODMENT COM	ALCCION	
5	FOR THE WHITE RIVER STATE PARK Total Operating Expense			
6 7	Total Operating Expense	806,081	806,081	
8	FOR THE MAUMEE RIVER BASIN CON	IMISSION		
9	Total Operating Expense	101,850	101,850	
10	Total Operating Expense	101,000	101,000	
11	FOR THE ST. JOSEPH RIVER BASIN CO	OMMISSION		
12	Total Operating Expense	104,974	104,974	
13				
14	FOR THE KANKAKEE RIVER BASIN C	OMMISSION		
15	Total Operating Expense	79,487	79,487	
16				
17	C. ENVIRONMENTAL MANAGEMENT			
18				
19 20	FOR THE DEPARTMENT OF ENVIRON	MENTAL MANAGEMEI	NT	
20	OPERATING	27 501 526	27 501 52(
21 22	Total Operating Expense OFFICE OF ENVIRONMENTAL RES	27,501,536	27,501,536	
22	Total Operating Expense	2,723,210	2,723,210	
23 24	POLLUTION PREVENTION AND TE		2,723,210	
25	Total Operating Expense	756,264	756,264	
2 6	RIVERSIDE CLEAN-UP	100,201	700,201	
27	Total Operating Expense	515,611	515,611	
28	STATE SOLID WASTE GRANTS MAN)-	
29	State Solid Waste Management Fund	(IC 13-20-22-2)		
30	Total Operating Expense	3,702,735	3,702,735	
31	Augmentation allowed.			
32	RECYCLING PROMOTION AND ASSISTANCE PROGRAM			
33	Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14)			
34	Total Operating Expense	2,225,116	2,225,116	
35	Augmentation allowed.	-		
36	VOLUNTARY CLEAN-UP PROGRAM			
37	Voluntary Remediation Fund (IC 13-	<i>.</i>	1 520 250	
38	Total Operating Expense	1,520,376	1,520,376	
39 40	Augmentation allowed. TITLE V AIR PERMIT PROGRAM			
40 41	Title V AIR PERMIT PROGRAM Title V Operating Permit Program T	rust Fund (IC 12 17 9 1)		
42	Total Operating Expense	11,567,859	11,567,859	
43	Augmentation allowed.	11,507,057	11,507,057	
44	WATER MANAGEMENT PERMITTIN	NG		
45	Environmental Management Permit		5-11-1)	
46	Total Operating Expense	7,799,674	7,799,674	
47	Augmentation allowed.			
48	SOLID WASTE MANAGEMENT PER	MITTING		
49	Environmental Management Permit	Operation Fund (IC 13-15	5-11-1)	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
		nppropriation	nppropriation	Appropriation
1	Total Operating Expense	4,278,656	4,278,656	
2	Augmentation allowed.			
3	CFO/CAFO INSPECTIONS	2 620 777	2 620 777	
4 5	Total Operating Expense HAZARDOUS WASTE MANAGEMENT I	2,620,777	2,620,777	
5 6	Environmental Management Permit Op		15-11-1)	
7	Total Operating Expense	1,221,577	1,221,577	
8	Augmentation allowed.		_,,	
9	Environmental Management Special Fu	nd (IC 13-14-12-1)		
10	Total Operating Expense	1,500,000	1,500,000	
11	ENVIRONMENTAL MANAGEMENT SP		G	
12	Environmental Management Special Fu	· · · · · ·		
13	Total Operating Expense	3,136,726	3,136,726	
14 15	Petroleum Storage Tank Trust Fund (IC	,	110.000	
15 16	Total Operating Expense Petroleum Storage Tank Excess Liability	110,000 v Trust Fund (IC 13-	110,000 23-7-1)	
17	Total Operating Expense	1,500,000	1,500,000	
18	ELECTRONIC WASTE	1,500,000	1,500,000	
19	Electronic Waste Fund (IC 13-20.5-2-3)			
20	Total Operating Expense	213,685	213,685	
21	Augmentation allowed.			
22	AUTO EMISSIONS TESTING PROGRAM			
23	Total Operating Expense	5,096,491	5,096,491	
24				
25 26	The above appropriations are the maximum a			
26 27	necessary to conduct additional tests in other l be prorated among all locations.	ocations, the above a	ippropriations sna	11
27 28	be prorated among an locations.			
29	HAZARDOUS WASTE SITES - STATE C	LEAN-UP		
30	Hazardous Substances Response Trust F			
31	Total Operating Expense	3,565,961	3,565,961	
32	Augmentation allowed.			
33	HAZARDOUS WASTE - NATURAL RESO			
34	Hazardous Substances Response Trust F	· · · · · · · · · · · · · · · · · · ·		
35	Total Operating Expense	237,215	237,215	
36	Augmentation allowed.			
37 38	SUPERFUND MATCH Hazardous Substances Response Trust F	12 25 4 1		
30 39	Total Operating Expense	1,500,000	1,500,000	
40	Augmentation allowed.	1,500,000	1,500,000	
41	ASBESTOS TRUST - OPERATING			
42	Asbestos Trust Fund (IC 13-17-6-3)			
43	Total Operating Expense	595,641	595,641	
44	Augmentation allowed.			
45	PETROLEUM STORAGE TANK - OPERATING			
46	Petroleum Storage Tank Excess Liability			
47	Total Operating Expense	37,260,610	37,260,610	
48	Augmentation allowed.			
49	WASTE TIRE MANAGEMENT			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Waste Tire Management Fund (IC 13-20	12-8)		
2	Total Operating Expense	1,586,492	1,586,492	
3	Augmentation allowed.	, ,	, ,	
4	COAL COMBUSTION RESIDUALS (CCR	-	PROGRAM	
5	CCR State Permit Program (IC 13-19-3-			
6	Total Operating Expense	450,000	450,000	
7	Augmentation allowed.			
8	VOLUNTARY COMPLIANCE	A ((C 12 14 12 1)		
9 10	Environmental Management Special Fu Total Operating Expense	604,856	604,856	
11	Augmentation allowed.	004,050	004,050	
12	PETROLEUM TRUST - OPERATING			
13	Petroleum Storage Tank Trust Fund (IC	(13-23-6-1)		
14	Total Operating Expense	1,110,000	1,110,000	
15	Augmentation allowed.			
16				
17	Notwithstanding any other law, with the appro			_
18	agency, the above appropriations for hazardou	0	L 0/	
19 20	protection, groundwater program, undergroun			
20 21	operating, asbestos trust operating, water man and any other appropriation eligible to be inclu-	8		
21	• • • •	-		int
23				
24				
25	8			
26	SECTION 6. [EFFECTIVE JULY 1, 2025]			
27				
28	ECONOMIC DEVELOPMENT			
29 20				
30 31	A. AGRICULTURE			
31	FOR THE DEPARTMENT OF AGRICULTU	RE		
33	Total Operating Expense	2,337,262	2,337,262	
34		_,,	_,,	
35	The above appropriations include \$5,000 each	fiscal year to purcha	se plaques for	
36	the recipients of the Hoosier Homestead award	1.		
37				
38	DISTRIBUTIONS TO FOOD BANKS	• • • • • • • •	• • • • • • • •	
39	Total Operating Expense	2,000,000	2,000,000	
40 41	CLEAN WATER INDIANA Total Operating Expense	6,000,000	6,000,000	
41	Cigarette Tax Fund (IC 6-7-1-28.1)	0,000,000	0,000,000	
43	Total Operating Expense	2,519,014	2,519,014	
44	SOIL CONSERVATION DIVISION		_,,	
45	Cigarette Tax Fund (IC 6-7-1-28.1)			
46	Total Operating Expense	1,629,324	1,629,324	
47	Augmentation allowed.			
48	GRAIN BUYERS AND WAREHOUSE LIC			
49	Grain Buyers and Warehouse Licensing	Agency License Fee	Fund (IC 26-3-7-6	.3)

		TT 202J-2020	112020-2027	Dienniui
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	675,768	0	
2	Augmentation allowed from the grain by	-		license
$\frac{2}{3}$	fee fund in FY 2026 only.	uyers and warehouse	e neensing agency	license
4	ice fund in F 1 2020 only.			
5	B. COMMERCE			
6	D. COMUERCE			
7	FOR THE LIEUTENANT GOVERNOR			
8	INDIANA GROWN			
9	Total Operating Expense	250,000	250,000	
10	OFFICE OF COMMUNITY AND RURAL		200,000	
11	Total Operating Expense	1,287,959	1,287,959	
12				
13	FOR THE INDIANA DESTINATION DEVEI	LOPMENT CORPO	RATION	
14	Total Operating Expense	5,565,134	5,565,134	
15		- , ,	- , ,	
16	The above appropriations include \$500,000 ea	ch fiscal vear to assi	st the department	
17	of natural resources with marketing efforts.		·····	
18				
19	The office may retain any advertising revenue	generated by the of	fice. Any revenue	
20	received is in addition to the above appropriat			
21	purposes of the office.			
22				
23	LINCOLN AMPHITHEATER OPERATIO	DNS		
24	Total Operating Expense	346,610	346,610	
25	VETERANS CAREER AND RELOCATIO	NASSISTANCE		
26	Total Operating Expense	1,000,000	1,000,000	
27	STATEWIDE SPORTS AND TOURISM B	ID FUND		
28	Total Operating Expense	5,000,000	5,000,000	
29				
30	The above appropriations are pursuant to IC :	5-33-6.5-8.		
31				
32	INDIANA SPORTS CORPORATION			
33	Total Operating Expense	750,000	750,000	
34	FUTURE FARMERS OF AMERICA			
35	Total Operating Expense	500,000	500,000	
36	GRISSOM AIR MUSEUM			
37	Total Operating Expense	75,000	75,000	
38	STUDEBAKER NATIONAL MUSEUM			
39	Total Operating Expense	50,000	50,000	
40				
41	The Studebaker Museum distribution require	s a \$50,000 match.		
42				
43	FOR THE OFFICE OF ENERGY DEVELOP			
44	Total Operating Expense	560,026	560,026	
45	GRID RESILIENCE MATCH			
46	Total Operating Expense	700,000	700,000	
47			TION	
48	FOR THE INDIANA ECONOMIC DEVELO		TION	
49	ADMINISTRATIVE AND FINANCIAL SH	CRVICES		

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49 ADMINISTRATIVE AND FINANCIAL SERVICES

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

		nppi opriation	11ppi opriation	11	
1	Total Operating Expense	7,310,159	7,310,159		
2	INDIANA 21ST CENTURY RESEARC)	
3	Total Operating Expense	32,750,000	32,750,000		
4	MANUFACTURING READINESS GRA	ANTS			
5	Total Operating Expense	20,000,000	20,000,000		
6	SKILLS ENHANCEMENT FUND (IC 5	5-28-7-5)			
7	Total Operating Expense	11,500,000	11,500,000		
8	INDIANA OFFICE OF DEFENSE DEV	ELOPMENT			
9	Total Operating Expense	782,446	782,446		
10	ECONOMIC DEVELOPMENT FUND				
11	Total Operating Expense	947,344	947,344		
12	DIRECT FLIGHTS				
13	Total Operating Expense	5,000,000	5,000,000		
14	BUSINESS PROMOTION AND INNOV				
15	Total Operating Expense	17,000,000	17,000,000		
16	INDUSTRIAL DEVELOPMENT GRAM				
17	Total Operating Expense	4,850,000	4,850,000		
18					
19	FOR THE HOUSING AND COMMUNITY		JTHORITY		
20	HOUSING FIRST PROGRAM (IC 5-20	·			
21	Total Operating Expense	1,000,000	1,000,000		
22	INDIANA INDIVIDUAL DEVELOPMI		,		
23	Total Operating Expense	609,945	609,945		
24 25					
25 26	The housing and community development a				
26 27	family and social services administration (I				
27 28	the data collection and reporting requirem	ents in 45 CFK Part 20	5.		
20 29	The division of family resources shall apply	, all qualifying avpandi	turos for individual		
29 30				പ	
30 31	development account deposits toward Indiana's maintenance of effort under the federal Temporary Assistance for Needy Families (TANF) program (45 CFR 260 et seq.).				
32	Temporary Assistance for freedy Families	(TAN) program (45 C	. r K 200 et seq.).		
33	FOR THE INDIANA FINANCE AUTHOR	ITV			
33 34	ENVIRONMENTAL REMEDIATION		PROGRAM		
35	Petroleum Storage Tank Excess Liab				
36	Total Operating Expense	4,000,000	4,000,000		
37		-,	-,,		
38	C. EMPLOYMENT SERVICES				
39					
40	FOR THE DEPARTMENT OF WORKFO	RCE DEVELOPMEN	Γ		
41	ADMINISTRATION				
42	Total Operating Expense	2,748,115	2,748,115		
43	SERVE INDIANA ADMINISTRATION	J			
44	Total Operating Expense	239,560	239,560		
45	OFFICE OF WORK-BASED LEARNIN	NG AND APPRENTIC	ESHIP		
46	Total Operating Expense	255,000	255,000		
47	PROPRIETARY EDUCATIONAL INS	TITUTIONS			
48	Total Operating Expense	53,243	53,243		
49	NEXT LEVEL JOBS EMPLOYER TRA	AINING GRANT PRO	GRAM		

Appropriation **Appropriation** 1 **Total Operating Expense** 17,064,066 17.064.066 INDIANA CONSTRUCTION ROUNDTABLE FOUNDATION 2 3 **Total Operating Expense** 1,000,000 1,000,000 4 WORKFORCE READY GRANTS 5 **Total Operating Expense** 6,000,000 6,000,000 6 ADULT EDUCATION DISTRIBUTION 7 **Total Operating Expense** 20,985,041 20,985,041 8 9 It is the intent of the general assembly that the above appropriations shall be the total allowable state expenditure for such program. If disbursements are anticipated 10 11 to exceed the total appropriation for a state fiscal year, the department of workforce 12 development shall reduce the distributions proportionately. 13 14 FOR THE WORKFORCE CABINET 15 **Total Operating Expense** 950.000 950.000 16 17 WORKFORCE DIPLOMA REIMBURSEMENT PROGRAM 18 **Total Operating Expense** 1,500,000 1,500,000 19 20 FOR THE OFFICE OF ENTREPRENEURSHIP AND INNOVATION 21 **Total Operating Expense** 1,750,000 1,750,000 22 23 **D. OTHER ECONOMIC DEVELOPMENT** 24 25 FOR THE INDIANA STATE FAIR BOARD 26 **Total Operating Expense** 2,474,312 2,474,312 27 28 SECTION 7. [EFFECTIVE JULY 1, 2025] 29 30 TRANSPORTATION 31 32 FOR THE DEPARTMENT OF TRANSPORTATION 33 **RAILROAD GRADE CROSSING IMPROVEMENT** 34 Motor Vehicle Highway Account (IC 8-14-1) 35 **Total Operating Expense** 1,000,000 1,000,000 36 **HIGH SPEED RAIL** 37 High Speed Rail Development Fund (IC 8-23-25) 38 **Total Operating Expense** 20,000 20,000 39 PUBLIC MASS TRANSPORTATION 40 45,000,000 **Total Operating Expense** 45,000,000 41 42 The above appropriations are to be used solely for the promotion and development 43 of public transportation. 44 45 The department of transportation may distribute public mass transportation funds 46 to an eligible grantee that provides public transportation in Indiana.

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47

48 The state funds can be used to match federal funds available under the Federal

49 Transit Act (49 U.S.C. 5301 et seq.) or local funds from a requesting grantee.

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1				
2	Before funds may be disbursed to a grantee, the grantee must submit its request			
3	for financial assistance to the department of transportation for approval. Allocations			
4	must be approved by the governor and the budget agency and shall be made on a			
5	reimbursement basis. Only applications for			
6	be approved. Only those grantees that have			
7	IC 8-23-3 are eligible for assistance under t		1	
8		TI I		
9	The distribution formula established by the	department is subject	et to approval by	
10	the budget director to ensure that a public r			
11	a county other than an eligible county (as do			
12	affected by a public transportation project	•	, i	
13	in a calendar year beginning after Decembe			
14	county begins to carry out a public transpo			
15		1 5 11		
16	AIRPORT DEVELOPMENT			
17	Airport Development Grant Fund (IC	2 8-21-11-4)		
18	Total Operating Expense	3,600,000	3,600,000	
19	Augmentation allowed.			
20	HIGHWAY OPERATING			
21	State Highway Fund (IC 8-23-9-54)			
22	Total Operating Expense	435,051,877	435,051,877	
23	Augmentation allowed.			
24	HIGHWAY VEHICLE AND ROAD MA	INTENANCE EQUI	PMENT	
25	State Highway Fund (IC 8-23-9-54)	-		
26	Total Operating Expense	35,936,185	35,936,185	
27	Augmentation allowed.			
28	HIGHWAY MAINTENANCE WORK P	ROGRAM		
29	State Highway Fund (IC 8-23-9-54)			
30	Total Operating Expense	143,967,253	143,967,253	
31	Augmentation allowed.			
32				
33	The above appropriations may be used for:			
34	(1) materials for patching roadways and she	oulders;		
35	(2) repairing and painting bridges;			
36	(3) installing signs and signals and painting	roadways for traffic	control;	
37	(4) mowing, herbicide application, and brus	h control;		
38	(5) drainage control;			
39	(6) maintenance of rest areas, public roads	on properties of the d	lepartment	
40	of natural resources, and driveways on the	premises of all state f	acilities;	
41	(7) materials for snow and ice removal;			
42	(8) utility costs for roadway lighting; and			
43	(9) other maintenance and support activitie	s consistent with the	program.	
44				
45	HIGHWAY CAPITAL IMPROVEMEN	TS		
46	State Highway Fund (IC 8-23-9-54)			
47	Right-of-Way Expense	50,000,000	50,000,000	
48	Formal Contracts Expense	933,426,729	933,426,729	
49	Consulting Services Expense	100,000,000	100,000,000	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Institutional Road Construction	7,500,000	7,500,000	
2	Augmentation allowed for the highway cap			
3 4	The above appropriations may be used for:			
5	(1) bridge rehabilitation and replacement;			
6	(2) road construction, reconstruction, or replace			
7	(3) construction, reconstruction, or replacement	-	ersections,	
8	grade separations, rest parks, and weigh stations			
9 10	(4) relocation and modernization of existing road	ds;		
10 11	(5) resurfacing; (6) erosion and slide control;			
11	(7) construction and improvement of railroad gr	ada crossings incl	uding the use	
12	of the appropriations to match federal funds for		uting the use	
13	(8) small structure replacements;	projects,		
15	(9) safety and spot improvements; and			
16	(10) right-of-way, relocation, and engineering an	d consulting expendence	nses associated	
17	with any of the above types of projects.			
18				
19	Subject to approval by the state budget director,			
20	road construction may be used for road, bridge,		nstruction, mainte	enance,
21	and improvement projects at any state-owned pr	roperty.		
22				
23 24	No appropriation from the state highway fund n		•	:011
24 25	bridge project except as specifically provided for	r under IC 8-15-2-	20.	
23 26	TOLL ROAD COUNTIES STATE HIGHWA	V PROGRAM		
27	Toll Road Lease Amendment Proceeds Fu)	
28	Total Operating Expense	6,000,000	6,000,000	
29	Augmentation allowed.	, ,	, ,	
30	HIGHWAY PLANNING AND RESEARCH	PROGRAM		
31	State Highway Fund (IC 8-23-9-54)			
32	Total Operating Expense	3,780,000	3,780,000	
33	Augmentation allowed.			
34	STATE HIGHWAY ROAD CONSTRUCTIO			¥М
35 36	State Highway Road Construction and Im Lease Rental Payments Expense	70,000,000	70,000,000	
30 37	Augmentation allowed.	/0,000,000	/0,000,000	
38	Augmentation anowed.			
39	The above appropriations shall be first used for	payment of rentals	s and leases relatin	Ig
40	to projects under IC 8-14.5. If any funds remain	1 0		0
41	purposes:	, ,		8
42	(1) road and bridge construction, reconstruction			
43	(2) construction, reconstruction, or replacement	of travel lanes, int	ersections, and	
44	grade separations;			
45	(3) relocation and modernization of existing road			
46	(4) right-of-way, relocation, and engineering and	i consulting expens	ses associated	
47 48	with any of the above types of projects.			
48 49	CROSSROADS 2000 PROGRAM			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2 3	Crossroads 2000 Fund (IC 8-14-10-9) Lease Rental Payment Expense Augmentation allowed.	29,627,309	29,627,309	
4 5 6 7	The above appropriations shall be first used for relating to projects under IC 8-14-10-9. If any f for the following purposes:			
8	(1) road and bridge construction, reconstruction		, , . ,	
9 10	(2) construction, reconstruction, or replacemen grade separations;	t of travel lanes, in	tersections, and	
11	(3) relocation and modernization of existing roa	nds; and		
12	(4) right-of-way, relocation, and engineering an	d consulting expen	ses associated	
13	with any of the above types of projects.			
14 15	JOINT MAJOR MOVES CONSTRUCTION	J		
15 16	Major Moves Construction Fund (IC 8-14			
10	Total Operating Expense	500,000	500,000	
18	Augmentation allowed.	,	,	
19	FEDERAL APPORTIONMENT			
20	Total Operating Expense	1,499,442,852	1,499,442,852	
21 22	The department may establish an account to be	known as the llos	algovornmont	
22	revolving account". The account is to be used to			
23	construction program. All contracts issued and all funds received for federal-local			
25	projects under this program shall be entered into this account.			
26				
27	If the federal apportionments for the fiscal year			
28 20	above estimated appropriations for the department	6	-	
29 30	excess federal apportionment is hereby appropriate the approval of the governor and the budget age	-	e department with	
30 31	the approval of the governor and the budget agency.			
32	The department shall bill, in a timely manner, t	he federal governn	nent for all	
33	department payments that are eligible for total	or partial reimbur	sement.	
34				
35	The department may let contracts and enter int			
36 37	preliminary engineering during each year of the than one-third (1/3) of the amount of state fund			
37 38	be available for appropriation in the following	•	1	nσ
39	engineers for the capital improvements program			-8
40	0 I I I 0			
41	Under IC 8-23-5-7(a), the department, with the			
42	construct and maintain roadside parks and high		•	У
43	state highway now existing, or hereafter constru			
44 45	forest reserve, state game preserve, or the grou is appropriated to the department of transporta			
45 46	out the provisions of this paragraph. Under IC			
40 47	shall be made from the motor vehicle highway a			
48	units of government.			
49	-			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1				
1 2	LOCAL TECHNICAL ASSISTANCE AND RI Motor Vehicle Highway Account (IC 8-14-1			
$\frac{2}{3}$	Total Operating Expense	500,000	500,000	
4	Total Operating Expense	200,000	200,000	
5	The above appropriations are for developing and	maintaining a ce	ntralized electroni	c
6	statewide asset management data base that may b			
7	road conditions. The data base shall be developed		ith the departmen	t
8	and the office of management and budget per IC 8	8-14-3-3.		
9 10	Under IC 9 14 1 2(0) there is an unwinted to the	Jan autor and af 4		
10 11	Under IC 8-14-1-3(6), there is appropriated to the sufficient for:	e department of th	ransportation an a	mount
11	(1) the program of technical assistance under IC 8	R-73-7-5(9)(6)+ 9n	d	
12	(2) the research and highway extension program of			ler
14	IC 8-17-7-4.			
15				
16	The department shall develop an annual program	of work for rese	arch and extension	l
17	in cooperation with those units being served, listin	•		
18	educational programs to be undertaken. The com		-	
19	transportation may make a grant under this appr			2 y
20 21	selected to conduct the annual work program. Un			-
21 22	for the program of technical assistance and for the shall be taken from the local share of the motor ve			Ω
22	shan be taken if om the local share of the motor w	enicie ingliway at	count.	
23 24	Under IC 8-14-1-3(7), there is hereby appropriate	d such sums as a	re necessary to	
25	maintain a sufficient working balance in accounts			
26	local money for highway projects. These funds are			
27	sources in the proportion specified:			
28	(1) one-half (1/2) from the thirty-eight percent (38	8%) set aside of t	ne motor vehicle	
29	highway account under IC 8-14-1-3(7); and			
30 21	(2) for counties and for those cities and towns with the user $d(5,000)$ and helf $(1/2)$ from the distance			
31 32	thousand (5,000), one-half (1/2) from the distresse	a road lund unde	er IC 8-14-8-2.	
32 33	OHIO RIVER BRIDGE			
33 34	State Highway Fund (IC 8-23-9-54)			
35	Total Operating Expense	500,000	500,000	
36				
37	SECTION 8. [EFFECTIVE JULY 1, 2025]			
38				
39	FAMILY AND SOCIAL SERVICES, HEALTH, A	AND VETERAN	S' AFFAIRS	
40				
41 42	A. FAMILY AND SOCIAL SERVICES			
42 43	FOR THE FAMILY AND SOCIAL SERVICES A	DMINISTRATI	ON	
44	FOR THE FAMILY AND SOCIAL SERVICES A			
45	FAMILY AND SOCIAL SERVICES ADMINI	STRATION - CE	NTRAL OFFICE	
46		16,037,800	16,037,800	
47	SOCIAL SERVICES DATA WAREHOUSE			
48	Total Operating Expense	38,273	38,273	
49	211 SERVICES			

		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	3,055,344	3,055,344	
2	INDIANA PRESCRIPTION DRUG PR		•	
3	Tobacco Master Settlement Agreeme		2	
4	Total Operating Expense	443,315	443,315	
5	CHILDREN'S HEALTH INSURANCE		07 000 000	
6	Total Operating Expense	94,000,000	97,800,000	
7	OFFICE OF MEDICAID POLICY ANI			
8 9	Total Operating Expense MEDICAID ADMINISTRATION	2,306,334	2,306,334	
10	Total Operating Expense	47,092,686	47,092,686	
10	MEDICAID ASSISTANCE	47,072,000	47,072,000	
11	Total Operating Expense	4,846,900,000	5,182,400,000	
13	Four Operating Expense	1,010,200,000	5,102,100,000	
14	The above appropriations are for the purp	ose of enabling the offi	ce of Medicaid	
15	policy and planning to carry out all service			
16	to the above appropriations, all money rec			
17	paid into the state treasury as a grant or al	llowance is appropriate	ed and shall be	
18	expended by the office of Medicaid policy a			
19	for which the money was allocated and pai			
20	of IC 12-8-1.5-11, if the sums herein approp			
21	Medicaid administration are insufficient to			
22	and planning to meet its obligations, then t			_
23	fund such further sums as may be necessar	ry for that purpose, sub	oject to the approva	1
24	of the governor and the budget agency.			
25 26	THE AT THIS INDIANIA DE ANI			
26 27	HEALTHY INDIANA PLAN Healthy Indiana Plan Trust Fund (IC	7 17 15 44 7 17)		
27	Total Operating Expense	71,434,565	68,844,565	
20 29	Augmentation allowed.	/1,757,505	00,077,505	
30	MARION COUNTY HEALTH AND H	OSPITAL CORPORA	ΓΙΟΝ	
31	Total Operating Expense	38,000,000	38,000,000	
32	MENTAL HEALTH ADMINISTRATIO		2 0,0 0 0,0 0 0	
33	Total Operating Expense	3,610,563	3,610,563	
34			, ,	
35	Of the above appropriations, \$218,525 each	h fiscal year is for the (Child Assessment	
36	Needs Survey (CANS). Of the above appro			ıte
37	\$275,000 each fiscal year to neighborhood-	based community serv	ice programs.	
38				
39	MENTAL HEALTH AND ADDICTION			GRANT
40	Total Operating Expense	25,000,000	25,000,000	
41	COMMUNITY MENTAL HEALTH			
42	Total Operating Expense	50,000,000	50,000,000	
43	CHILD PSYCHIATRIC SERVICES	14 535 030	14 535 030	
44 45	Total Operating Expense	14,537,030	14,537,030	
45 46	The above appropriations include \$5,500,0	AA aach yaar far tha Ea	mily and Social	
40 47	Services Administration to contract with n			1
47 48	services providers to implement an evidence			
40 49	corporations, charter schools, and accredit			
77	corporations, charter schools, and actreat	iva nonpublic schools u	Provide Social WO	IX

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	services and evidence-based prevention progra			
2	teachers, and the community to prevent substance abuse, promote healthy behaviors,			
3	and maximize student success. In making contracts, the Family and Social Services			
4	Administration shall require the contracted so			
5	funds that obligate the state to no more than si			
6	cost and require the contracted social services			
7	similar services including independent evaluati	on of those service	S.	
8				
9	SERIOUSLY EMOTIONALLY DISTURBE			
10	Total Operating Expense	14,571,352	14,571,352	
11	SERIOUSLY MENTALLY ILL			
12	Total Operating Expense	90,811,518	90,811,518	
13	COMMUNITY MENTAL HEALTH CENT			
14	Tobacco Master Settlement Agreement F			
15	Total Operating Expense	7,200,000	7,200,000	
16				
17	The above appropriations include the intragov			
18	the nonfederal share of reimbursement under t	the Medicaid rehab	ilitation option.	
19				
20	The comprehensive community mental health of			
21	budgets (including income and operating stater			
22	August 1 of each year. All federal funds shall b			
23	rather than supplant any portion of the approp		•	
24	the approval of the budget agency, shall detern	nine an equitable a	llocation of the appropriation	
25	among the mental health centers.			
26				
27	GAMBLERS' ASSISTANCE			
28	Addiction Services Fund (IC 12-23-2-2)	2.0/2 /72		
28 29	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense	3,063,652	3,063,652	
28 29 30	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed.	3,063,652	3,063,652	
28 29 30 31	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT			
28 29 30 31 32	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc	count (IC 4-12-16.2	-5(1))	
28 29 30 31 32 33	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense			
28 29 30 31 32 33 34	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed.	count (IC 4-12-16.2	-5(1))	
28 29 30 31 32 33 34 35	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH	count (IC 4-12-16.2 9,100,000	-5(1)) 9,100,000	
28 29 30 31 32 33 34 35 36	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense	count (IC 4-12-16.2	-5(1))	
28 29 30 31 32 33 34 35 36 37	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION	count (IC 4-12-16.2 9,100,000	-5(1)) 9,100,000	
28 29 30 31 32 33 34 35 36 37 38	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2)	count (IC 4-12-16.2 9,100,000 304,711	-5(1)) 9,100,000 304,711	
28 29 30 31 32 33 34 35 36 37 38 39	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense	count (IC 4-12-16.2 9,100,000	-5(1)) 9,100,000	
28 29 30 31 32 33 34 35 36 37 38 39 40	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed.	count (IC 4-12-16.2 9,100,000 304,711 1,672,675	-5(1)) 9,100,000 304,711 1,672,675	
28 29 30 31 32 33 34 35 36 37 38 39 40 41	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. METHADONE DIVERSION CONTROL A	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT	-5(1)) 9,100,000 304,711 1,672,675	
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12-23-2-2)	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT -23-18-4)	-5(1)) 9,100,000 304,711 1,672,675 (MDCO) PROGRAM	
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT	-5(1)) 9,100,000 304,711 1,672,675	
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed.	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT -23-18-4) 427,010	-5(1)) 9,100,000 304,711 1,672,675 (MDCO) PROGRAM 427,010	
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed. QUALITY ASSURANCE/RESEARCH Total Operating Expense PREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed. METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed. DMHA YOUTH TOBACCO REDUCTION	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT -23-18-4) 427,010 SUPPORT PROG	-5(1)) 9,100,000 304,711 1,672,675 (MDCO) PROGRAM 427,010 RAM	
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed.SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed.QUALITY ASSURANCE/RESEARCH Total Operating ExpensePREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed.METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed.METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed.DMHA YOUTH TOBACCO REDUCTION Tobacco Master Settlement Agreement F	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT -23-18-4) 427,010 SUPPORT PROG Fund (IC 4-12-1-14.	-5(1)) 9,100,000 304,711 1,672,675 (MDCO) PROGRAM 427,010 RAM 3)	
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	Addiction Services Fund (IC 12-23-2-2) Total Operating ExpenseAugmentation allowed.SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating ExpenseAugmentation allowed.QUALITY ASSURANCE/RESEARCH Total Operating ExpensePREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating ExpenseAugmentation allowed.METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed.METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed.DMHA YOUTH TOBACCO REDUCTION Tobacco Master Settlement Agreement F Total Operating Expense	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT -23-18-4) 427,010 SUPPORT PROG	-5(1)) 9,100,000 304,711 1,672,675 (MDCO) PROGRAM 427,010 RAM	
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed.SUBSTANCE ABUSE TREATMENT State Unrestricted Opioid Settlement Acc Total Operating Expense Augmentation allowed.QUALITY ASSURANCE/RESEARCH Total Operating ExpensePREVENTION Addiction Services Fund (IC 12-23-2-2) Total Operating Expense Augmentation allowed.METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed.METHADONE DIVERSION CONTROL A Opioid Treatment Program Fund (IC 12- Total Operating Expense Augmentation allowed.DMHA YOUTH TOBACCO REDUCTION Tobacco Master Settlement Agreement F	count (IC 4-12-16.2 9,100,000 304,711 1,672,675 ND OVERSIGHT -23-18-4) 427,010 SUPPORT PROG Fund (IC 4-12-1-14. 250,000	-5(1)) 9,100,000 304,711 1,672,675 (MDCO) PROGRAM 427,010 RAM 3)	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2	Total Operating Expense Mental Health Fund (IC 12-24-14-4)	1,937,475	1,937,475	
2 3 4	Total Operating Expense Augmentation allowed.	2,209,422	2,209,422	
5 6	EVANSVILLE STATE HOSPITAL Total Operating Expense	25,687,007	25,687,007	
7 8 9	Mental Health Fund (IC 12-24-14-4) Total Operating Expense Augmentation allowed.	4,340,134	4,340,134	
10 11	LOGANSPORT STATE HOSPITAL Total Operating Expense	32,711,035	32,711,035	
12 13	Mental Health Fund (IC 12-24-14-4) Total Operating Expense	1,410,464	1,410,464	
14 15 16	Augmentation allowed. MADISON STATE HOSPITAL Total Operating Expense	26,438,717	26,438,717	
10 17 18	Mental Health Fund (IC 12-24-14-4) Total Operating Expense	2,796,667	2,796,667	
19 20	Augmentation allowed. RICHMOND STATE HOSPITAL			
21 22 23	Total Operating Expense Mental Health Fund (IC 12-24-14-4) Total Operating Expense	35,656,881 2,062,201	35,656,881 2,062,201	
23 24 25	Augmentation allowed. NEURODIAGNOSTIC INSTITUTE	2,002,201	2,002,201	
26 27	Total Operating Expense Mental Health Fund (IC 12-24-14-4)	28,600,566	28,600,566	
28 29 30	Total Operating Expense Augmentation allowed. PATIENT PAYROLL	7,500,000	7,500,000	
31 32	Total Operating Expense	148,533	148,533	
33 34 35 36 37	The federal share of revenue accruing to the s IC 12-15, based on the applicable Federal Me shall be deposited in the mental health fund e remainder shall be deposited in the general fu	dical Assistance Perce stablished by IC 12-24	entage (FMAP),	
38 39	DIVISION OF FAMILY RESOURCES A Total Operating Expense	DMINISTRATION 1,997,280	1,997,280	
40 41	ELECTRONIC BENEFITS TRANSFER A Total Operating Expense	122,299	122,299	
42 43 44	DIVISION OF FAMILY RESOURCES - (Total Operating Expense INDIANA ELIGIBILITY SYSTEM	COUNTY ADMINIST 109,116,033	RATION 109,116,033	
44 45 46	Total Operating Expense SNAP/IMPACT ADMINISTRATION	11,149,723	11,149,723	
47 48	Total Operating Expense TEMPORARY ASSISTANCE TO NEEDY			ON
49	Total Operating Expense	17,886,301	17,886,301	

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	BURIAL EXPENSES		
2	Tobacco Master Settlement Agreemen	t Fund (IC 4-12-1-14	.3)
3	Total Operating Expense	5,861,121	5,861,121
4	Augmentation allowed.		
5	DIVISION OF AGING ADMINISTRAT	ION	
6	Total Operating Expense	735,845	735,845
7	DIVISION OF AGING SERVICES	,	
8	Total Operating Expense	1,267,723	1,267,723
9	ROOM AND BOARD ASSISTANCE (R-	CAP)	
10	Total Operating Expense	4,000,000	4,000,000
11	DEMENTIA CARE SPECIALIST PROC	GRAM (IC 12-10-5.7)	
12	Total Operating Expense	1,500,000	1,500,000
13	AMYOTROPHIC LATERAL SCLEROS	SIS HOSPICE CARE	
14	Total Operating Expense	1,000,000	1,000,000
15	C.H.O.I.C.E. IN-HOME SERVICES		
16	Total Operating Expense	48,765,643	48,765,643
17	- U -		. ,
18	The above appropriations include intragove	rnmental transfers to	provide the non

18 The above appropriations include intragovernmental transfers to provide the nonfederal19 share of the Medicaid aged and disabled waiver.

- The intragovernmental transfers for use in the Medicaid aged and disabled waiver may
 not exceed \$12,500,000 annually.
- The Family and Social Services Administration shall conduct an annual evaluation
 of the cost effectiveness of providing home and community-based services. Before
 January of each year, the agency shall submit a report to the budget committee,
 the budget agency, and the legislative council (in an electronic format under IC
 5-14-6) that covers all aspects of the agency's evaluation and such other information
- 29 pertaining thereto as may be requested by the budget committee, the budget agency,
- **30** or the legislative council, including the following:
- 31 (1) the number and demographic characteristics of the recipients of home and
- 32 community-based services during the preceding fiscal year, including a separate
- 33 count of individuals who received no services other than case management services
- 34 (as defined in 455 IAC 2-4-10) during the preceding fiscal year; and
- 35 (2) the total cost and per recipient cost of providing home and community-based
 36 services during the preceding fiscal year.
 37
- The agency shall obtain from providers of services data on their costs and expenditures
 regarding implementation of the program and report the findings to the budget committee,
 the budget agency, and the legislative council. The report to the legislative council
 must be in an electronic format under IC 5-14-6.

43	OLDER HOOSIERS ACT		
44	Total Operating Expense	1,573,446	1,573,446
45	ADULT PROTECTIVE SERVICES		
46	Tobacco Master Settlement Agreeme	ent Fund (IC 4-12-1-14.3)	
47	Total Operating Expense	5,459,948	5,459,948
48	Augmentation allowed.		
49			

20

23

42

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

The above appropriations may be used for emergency adult protective services placement.
 Funds shall be used to the extent that such services are not available to an individual
 through a policy of accident and sickness insurance, a health maintenance organization
 contract, the Medicaid program, the federal Medicare program, or any other federal
 program.

6				
7	ADULT GUARDIANSHIP SERVICES			
8	Total Operating Expense	405,565	405,565	
9	BUREAU OF DEVELOPMENTAL DISAI	BILITIES SERVIC	ES - DAY SERVICES	
10	Total Operating Expense	3,418,884	3,418,884	
11	DIVISION OF DISABILITY AND REHAI	BILITATIVE SERV	VICES ADMINISTRAT	TION
12	Total Operating Expense	509,032	509,032	
13	BUREAU OF REHABILITATIVE SERVI		AL REHABILITATIO	Ν
14	Total Operating Expense	17,077,538	17,077,538	
15	INDEPENDENT LIVING			
16	Total Operating Expense	2,000,000	2,000,000	
17	REHABILITATIVE SERVICES - DEAF			
18	Total Operating Expense	271,262	271,262	
19	BLIND VENDING - STATE APPROPRIA	TION		
20	Total Operating Expense	73,552	73,552	
21	FIRST STEPS	,	,	
22	Total Operating Expense	25,546,118	25,546,118	
23	BUREAU OF DEVELOPMENTAL DISAI	BILITIES SERVIC	ES - OPERATING	
24	Total Operating Expense	6,400,033	6,400,033	
25		, ,	, ,	
26	In the development of new community resider	ntial settings for pe	rsons with development	al
27	disabilities, the division of disability and reha			
28	to the appropriate placement of such persons			
29	currently residing in intermediate care or skil	lled nursing facilition	es and, to the extent	
30	permitted by law, such persons who reside wi	th aged parents or	guardians or families	
31	in crisis.			
32				
33	SCHOOL AGE CHILD CARE PROJECT	FUND		
34	Total Operating Expense	812,413	812,413	
35				
36	The above appropriations are made under IC	6-7-1-30.2(c) and r	ot in addition to the	
37	transfer required by IC 6-7-1-30.2(c).			
38				
39	EARLY CHILDHOOD LEARNING			
40	Total Operating Expense	40,073,967	40,073,967	
41				
42	CCDF HOLD HARMLESS FUNDING			
43	Total Operating Expense		1	55,000,000
44				
45	PRE-K EDUCATION			
46	Total Operating Expense	27,436,887	27,436,887	
47		, ,	, ,	
48	The above appropriations shall be transferred	d into the prekinder	garten program fund	
10	astablished in IC 12 17 2 7 2 12 5 Of the above			

49 established in IC 12-17.2-7.2-13.5. Of the above appropriations, \$1,000,000 shall be

6

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

used each fiscal year for reimbursement of t services under IC 12-17.2-7.5.	echnology based in-l	homo ooriv oduco
services under IC 12-1/.2-/.5.		ionic carry cuuca
FOR THE DEPARTMENT OF CHILD SER	DVICES	
CHILD SERVICES ADMINISTRATION		
		201 452 520
Total Operating Expense	301,452,728	301,452,728
Augmentation allowed.		
With the above appropriations, the departm		
chapters located in Indiana in an amount of		year for the pur
of building relationships between fathers and	d their children.	
With the above appropriations, the departm		
Girls Clubs Indiana Alliance in an amount o		•
purpose of providing grants to Indiana Boys	s and Girls Clubs for	the promotion o
the social welfare of youth.		
CHILD WELFARE PROGRAM		
Total Operating Expense	91,423,093	91,423,093
The above appropriations include state mate	ching funds for Title	IV-D and Title I
federal grants. The above appropriations for		
IV-D of the federal Social Security Act are n	-	
IC 31-25-4-28.		
CHILD WELFARE SERVICES STATE	GRANTS	
	Olumito	
Total Onerating Expense	11.416.415	11.416.415
Total Operating Expense FAMILY AND CHILDREN FUND	11,416,415	11,416,415
FAMILY AND CHILDREN FUND	<i>. .</i>	
FAMILY AND CHILDREN FUND Total Operating Expense	11,416,415 688,873,384	11,416,415 688,873,384
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed.	<i>. .</i>	
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU	688,873,384	688,873,384
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense	<i>. .</i>	
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE	688,873,384 1,008,947	688,873,384 1,008,947
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense	688,873,384	688,873,384
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA	688,873,384 1,008,947 112,000	688,873,384 1,008,947 112,000
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145	688,873,384 1,008,947 112,000 5,093,145
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20	688,873,384 1,008,947 112,000 5,093,145 5-4.5)
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145	688,873,384 1,008,947 112,000 5,093,145
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense ADOPTION SERVICES	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000	688,873,384 1,008,947 112,000 5,093,145 1,000,000
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20	688,873,384 1,008,947 112,000 5,093,145 5-4.5)
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense ADOPTION SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735	688,873,384 1,008,947 112,000 5,093,145 1,000,000
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense ADOPTION SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735 RATION	688,873,384 1,008,947 112,000 5,093,145 1,000,000 26,862,735
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense ADOPTION SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735 RATION	688,873,384 1,008,947 112,000 5,093,145 1,000,000 26,862,735
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense ADOPTION SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735 RATION	688,873,384 1,008,947 112,000 5,093,145 1,000,000 26,862,735
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense ADOPTION SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735 RATION OMBUDSMAN BU	688,873,384 1,008,947 112,000 5,093,145 1,000,000 26,862,735 REAU
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P. Total Operating Expense ADOPTION SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735 RATION OMBUDSMAN BU	688,873,384 1,008,947 112,000 5,093,145 1,000,000 26,862,735 REAU
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P Total Operating Expense ADOPTION SERVICES Total Operating Expense FOR THE DEPARTMENT OF ADMINIST DEPARTMENT OF CHILD SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735 RATION OMBUDSMAN BU	688,873,384 1,008,947 112,000 5,093,145 1,000,000 26,862,735 REAU
FAMILY AND CHILDREN FUND Total Operating Expense Augmentation allowed. YOUTH SERVICE BUREAU Total Operating Expense PROJECT SAFEPLACE Total Operating Expense HEALTHY FAMILIES INDIANA Total Operating Expense INSURING FOSTER YOUTH TRUST P Total Operating Expense ADOPTION SERVICES Total Operating Expense FOR THE DEPARTMENT OF ADMINIST DEPARTMENT OF CHILD SERVICES Total Operating Expense	688,873,384 1,008,947 112,000 5,093,145 ROGRAM (IC 31-20 1,000,000 26,862,735 RATION OMBUDSMAN BUI 404,715	688,873,384 1,008,947 112,000 5,093,145 1,000,000 26,862,735 REAU

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	30,403,383	30,403,383	
2 3	Augmentation allowed.	30,103,303	50,705,505	
4	All receipts accruing to the department from li	censes or permit fees	shall be deposite	d
5 6	in the general fund.			
7	AREA HEALTH EDUCATION CENTERS			
8	Tobacco Master Settlement Agreement F	Fund (IC 4-12-1-14.3)		
9	Total Operating Expense	2,630,676	2,630,676	
10	MINORITY HEALTH INITIATIVE			
11 12	Tobacco Master Settlement Agreement F Total Operating Expense	3,000,000	3,000,000	
12	Total Operating Expense	3,000,000	3,000,000	
14	The above appropriations shall be allocated to	the Indiana Minority	Health Coalition	l
15	to work with the department on the implement	•		
16				
17	SICKLE CELL			
18	Tobacco Master Settlement Agreement F Total Operating Expense			
19 20	MEDICARE-MEDICAID CERTIFICATIO	1,000,000	1,000,000	
20	Total Operating Expense	7,123,395	7,123,395	
22		.,,	.,,	
23	Augmentation allowed in amounts not to exceed			
24	fees or from health care providers (as defined i			
25	adopted by the executive board of the Indiana	department of health	under IC 16-19-3	3.
26 27	LOCAL BUDLIC HEALTH			
27 28	LOCAL PUBLIC HEALTH Total Operating Expense	100,000,000	100,000,000	
20 29	Total Operating Expense	100,000,000	100,000,000	
30	The above appropriations shall be used to estab	blish a partnership re	esponsibility	
31	between the state, local government, and health	n care providers for t	he provision	
32	of core public health services.			
33				
34 25	INFECTIOUS DISEASE	5 195 771	5 495 774	
35 36	Total Operating Expense LEAD SCREENING & SURVEILLANCE	5,485,774	5,485,774	
30 37	Total Operating Expense	2,200,000	2,200,000	
38	TRAUMA SYSTEM QUALITY IMPROVE		_,_00,000	
39	Total Operating Expense	5,793,257	5,793,257	
40	NUTRITION ASSISTANCE			
41	Total Operating Expense	280,806	280,806	
42	HIV/AIDS SERVICES		2 0 55 104	
43 44	Total Operating Expense	2,957,104	2,957,104	
44 45	Addiction Services Fund (IC 12-23-2-2) Total Operating Expense	1,800,000	1,800,000	
45 46	CANCER PREVENTION	1,000,000	1,000,000	
40 47	Tobacco Master Settlement Agreement F	Fund (IC 4-12-1-14.3)		
48	Total Operating Expense	1,079,442	1,079,442	
49	MATERNAL & CHILD HEALTH INITIAT			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2	Total Operating Expense TUBERCULOSIS TREATMENT	8,239,639	8,239,639	
3 4	Tobacco Master Settlement Agreement I Total Operating Expense	Fund (IC 4-12-1-14.3 100,000) 100,000	
5	STATE CHRONIC DISEASES		`	
6 7 8	Tobacco Master Settlement Agreement I Total Operating Expense	870,329) 870,329	
o 9	Of the above appropriations, \$82,560 each fisc	al year shall be distr	ibuted as grants	
10	to community groups and organizations as pro	ovided in IC 16-46-7-	8. The department	t
11	may consider grants to the Kidney Foundation	not to exceed \$50,00)0.	
12 13	MY HEALTHY BABY			
13 14	Tobacco Master Settlement Agreement I	Fund (IC 4-12-1-14.3)	
15	Total Operating Expense	3,300,000	3,300,000	
16		, ,	, ,	
17	The department shall before November 1 of ea	• •	L	
18	Study Committee on Public Health, Behaviora			netrics
19 20	used to evaluate the My Healthy Baby program	n. The report must b	e in an electronic	
20 21	format under IC 5-14-6.			
21 22	ADOPTION HISTORY			
22	Adoption History Fund (IC 31-19-18-6)			
24	Total Operating Expense	195,163	195,163	
25	Augmentation allowed.	170,100	1,0,100	
26	CHILDREN WITH SPECIAL HEALTH C.	ARE NEEDS		
27	Tobacco Master Settlement Agreement I	Fund (IC 4-12-1-14.3)	
28	Total Operating Expense	15,033,700	15,033,700	
29	Augmentation allowed.			
30	NEWBORN SCREENING PROGRAM			
31 32	Newborn Screening Fund (IC 16-41-17-1	· ·	2 002 021	
32 33	Total Operating Expense Augmentation allowed.	2,802,821	2,802,821	
33 34	CENTER FOR DEAF AND HARD OF HEA	ARING EDUCATIO	N	
35	Total Operating Expense	2,977,538	2,977,538	
36	VISUALLY IMPAIRED PRESCHOOL SE		, ,	
37	Total Operating Expense	600,000	600,000	
38	RADON GAS TRUST FUND			
39	Radon Gas Trust Fund (IC 16-41-38-8)			
40	Total Operating Expense	10,670	10,670	
41 42	Augmentation allowed. SAFETY PIN PROGRAM			
42 43	Tobacco Master Settlement Agreement I	Fund (IC 4-17-1-14 3)	
44	Total Operating Expense	11,020,938	11,020,938	
45	REAL ALTERNATIVES, INC.	11,020,000		
46	Total Operating Expense	4,000,000	4,000,000	
47	TELECARE WOMEN'S CLINIC PILOT P			
48	Total Operating Expense	1,000,000	1,000,000	
49	BIRTH PROBLEMS REGISTRY			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Birth Problems Registry Fund (IC 16-38-4-1	17)		
2	Total Operating Expense	73,517	73,517	
3	Augmentation allowed.			
4	MOTOR FUEL INSPECTION PROGRAM	`		
5 6	Motor Fuel Inspection Fund (IC 16-44-3-10) Total Operating Expense) 246,043	246,043	
7	Augmentation allowed.	2-10,0-13	240,043	
8	DONATED DENTAL SERVICES			
9	Tobacco Master Settlement Agreement Fun	d (IC 4-12-1-14.3)		
10	Total Operating Expense	200,000	200,000	
11			• .•	
12	The above appropriations shall be used by the Ind		or dentistry to	
13 14	provide dental services to individuals with disabil	ities.		
14	BONE MARROW DONOR RECRUITMENT	PROGRAM (IC 1)	6-46-12-3.5)	
16	Total Operating Expense	100,000	100,000	
17	OFFICE OF WOMEN'S HEALTH	,	,	
18	Tobacco Master Settlement Agreement Fun	d (IC 4-12-1-14.3)		
19	Total Operating Expense	96,970	96,970	
20	SPINAL CORD AND BRAIN INJURY			
21	Spinal Cord and Brain Injury Fund (IC 16-		1 700 000	
22 23	Total Operating Expense Augmentation allowed.	1,700,000	1,700,000	
23 24	IMMUNIZATIONS AND HEALTH INITIATI	IVES		
25	Healthy Indiana Plan Trust Fund (IC 12-15			
26	•	10,665,435	10,665,435	
27	WEIGHTS AND MEASURES FUND			
28	Weights and Measures Fund (IC 16-19-5-4)			
29	Total Operating Expense	7,106	7,106	
30	Augmentation allowed.			
31 32	MINORITY EPIDEMIOLOGY Tobacco Master Settlement Agreement Fun	d (IC 4-12-1-14 3)		
32 33	Total Operating Expense		750,000	
33 34	COMMUNITY HEALTH CENTERS	750,000	750,000	
35	Tobacco Master Settlement Agreement Fun	d (IC 4-12-1-14.3)		
36	Total Operating Expense	14,453,000	14,453,000	
37	PRENATAL SUBSTANCE USE & PREVENT			
38	Tobacco Master Settlement Agreement Fun			
39	Total Operating Expense	119,965	119,965	
40 41	OPIOID OVERDOSE INTERVENTION	mt (IC / 12 16 2 5	(1))	
41 42	State Unrestricted Opioid Settlement Accou Total Operating Expense	250,000	250,000	
43	NURSE FAMILY PARTNERSHIP	<i>4</i> .00,000	230,000	
44	Tobacco Master Settlement Agreement Fun	d (IC 4-12-1-14.3)		
45		15,000,000	15,000,000	
46	HEARING AND BLIND SERVICES			
47	Tobacco Master Settlement Agreement Fun	•		
48	Total Operating Expense	500,000	500,000	
49				

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	Of the above appropriations, \$375,000 shall be deposited each fiscal year into the			
2	Hearing Aid Fund established under IC 16-35-8-3.			
3				
4	TOBACCO USE PREVENTION AND CESS			
5	Tobacco Master Settlement Agreement F	· ·	·	
6	Total Operating Expense	7,612,152	7,612,152	
7	Agency Settlement Fund (IC 4-12-16-2)			
8	Total Operating Expense	1,500,000	1,500,000	
9				
10	A minimum of 90% of the above appropriation			
11	agencies and other entities with programs desig	ned to reduce smo	oking.	
12				
13	FOR THE INDIANA SCHOOL FOR THE BLI			
14	Total Operating Expense	14,841,681	14,841,681	
15				
16	The above appropriations include \$2,000,000 ea	ich fiscal year to p	ourchase refreshable	
17	Braille and tactile graphics tablets.			
18				
19	FOR THE INDIANA SCHOOL FOR THE DEA			
20	Total Operating Expense	18,357,483	18,357,483	
21				
22	C. VETERANS' AFFAIRS			
23			~	
24	FOR THE INDIANA DEPARTMENT OF VET			
25	Total Operating Expense	2,968,891	2,968,891	
26				
27	The above appropriations include funding for a		services officer	
28	and \$300,000 each year for six state veteran ser	vices officers.		
29				
30	VETERAN SERVICE ORGANIZATIONS			
31	Total Operating Expense	1,200,000	1,200,000	
32				
33	The above appropriations shall be used by the I			
34	to provide grants to organizations in accordanc			
35	3402) of Title 38, United States Code (U.S.C.) an			
36	C.F.R. Eligible organizations shall have an accr			
37	presence in Indiana. Awarded grant funds shall	be used to assist	veterans in securing	
38	available benefits.			
39		• 7		
40	OPERATION OF VETERANS' CEMETER			
41	Total Operating Expense	529,841	529,841	
42	GRANTS FOR VETERANS' SERVICES			
43	Total Operating Expense	1,250,000	1,250,000	
44	VETERAN SUICIDE PREVENTION	1 000 000	1 000 000	
45	Total Operating Expense	1,000,000	1,000,000	
46	SEMIQUINCENTENNIAL COMMISSION			
47	Total Operating Expense	175,000	175,000	
48	INDIANA VETERANS' HOME		(1 \ \	
49	Veterans' Home Comfort and Welfare Fu	ina (IC 10-17-9-7((a))	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	10,939,169	10,939,169	
2	IVH Medicaid Reimbursement Fund	10,939,109	10,939,109	
3	Total Operating Expense	14,500,000	14,500,000	
4	Augmentation allowed from the veterar			
5	and the IVH Medicaid reimbursement f			
6				
7	SECTION 9. [EFFECTIVE JULY 1, 2025]			
8				
9	EDUCATION			
10				
11	A. HIGHER EDUCATION			
12 13	FOR INDIANA UNIVERSITY			
13 14	BLOOMINGTON CAMPUS			
15	Total Operating Expense	209,473,239	209,473,239	
16	Fee Replacement	18,528,752	18,526,235	
17	, i i i i i i i i i i i i i i i i i i i	-))	-))	
18	FOR INDIANA UNIVERSITY REGIONAL	CAMPUSES		
19	EAST			
20	Total Operating Expense	15,749,696	15,749,696	
21	КОКОМО			
22	Total Operating Expense	17,429,045	17,429,045	
23 24	NORTHWEST	20 602 241	20 602 241	
24 25	Total Operating Expense Fee Replacement	20,683,341 2,984,375	20,683,341 2,986,625	
23 26	SOUTH BEND	2,704,575	2,700,025	
27	Total Operating Expense	26,617,833	26,617,833	
28	Fee Replacement	1,447,700	1,443,150	
29	SOUTHEAST	, ,	, ,	
30	Total Operating Expense	22,481,328	22,481,328	
31	FORT WAYNE HEALTH SCIENCES PR			
32	Total Operating Expense	5,120,388	5,120,388	
33	INDIANAPOLIS CAMPUS	105 000 000	125 000 000	
34 25	Total Operating Expense	135,000,000	135,000,000	
35 36	Fee Replacement	4,339,198	4,337,415	
30 37	FOR INDIANA UNIVERSITY SCHOOL OF	MEDICINE		
38	INDIANA UNIVERSITY SCHOOL OF		VILLE	
39	Total Operating Expense	2,324,593	2,324,593	
40	INDIANA UNIVERSITY SCHOOL OF M		, ,	
41	Total Operating Expense	2,172,777	2,172,777	
42	INDIANA UNIVERSITY SCHOOL OF M	EDICINE - NORTH	WEST - GARY	
43	Total Operating Expense	2,906,524	2,906,524	
44	INDIANA UNIVERSITY SCHOOL OF M			
45	Total Operating Expense	2,640,475	2,640,475	
46 47	INDIANA UNIVERSITY SCHOOL OF M			
47 48	Total Operating Expense INDIANA UNIVERSITY SCHOOL OF M	2,417,418 EDICINE - SOUTH	2,417,418 BEND	
40 49	Total Operating Expense	2,272,975	2,272,975	
77	Form Operating Expense	<u> </u>	<u> </u>	

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	INDIANA UNIVERSITY SCHOOL O	F MEDICINE - TERRI	E HAUTE
2	Total Operating Expense	2,627,533	2,627,533
3	I.U. SCHOOLS OF MEDICINE AND	DENTISTRY	
4	Total Operating Expense	111,061,865	111,061,865
5	Fee Replacement	6,966,301	6,965,787
6			
7	The Indiana University School of Medicin		
8	commission for higher education before N		
9	containing data on the number of medica		
10	physician residencies in Indiana from the	school's most recent gr	aduating class.
11			
12	Transfers of allocations between campuse		
13 14	the campuses of Indiana University can b of the commission for higher education as		
14	shall maintain current operations at all st		
13 16	shan maintain cui rent operations at an si	latewide medical educat	tion sites.
17	DUAL CREDIT		
18	Total Operating Expense	4,441,005	4,441,005
19	IU INNOVATES	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,,
20	Total Operating Expense	1,000,000	1,000,000
21	CLINICAL AND TRANSLATIONAL		
22	Total Operating Expense	2,500,000	2,500,000
23	GLOBAL NETWORK OPERATIONS	S CENTER	
24	Total Operating Expense	721,861	721,861
25	SPINAL CORD AND HEAD INJURY	RESEARCH CENTER	ł
26	Total Operating Expense	553,429	553,429
27	INSTITUTE FOR THE STUDY OF D		
28	Total Operating Expense	2,105,824	2,105,824
29	GEOLOGICAL SURVEY		
30	Total Operating Expense	2,783,782	2,783,782
31	I-LIGHT NETWORK OPERATIONS		1 500 (30
32	Total Operating Expense GIGAPOP PROJECT	1,508,628	1,508,628
33 34		672 562	672 562
34 35	Total Operating Expense	672,562	672,562
33 36	FOR PURDUE UNIVERSITY		
37	WEST LAFAYETTE		
38	Total Operating Expense	252,971,844	252,971,844
39	Fee Replacement	27,485,700	24,141,450
40	COLLEGE OF VETERINARY MEDI	, ,	,,
41	Total Operating Expense	18,973,866	18,973,866
42		-))	-))
43	FOR PURDUE UNIVERSITY REGIONA	AL CAMPUSES	
44	NORTHWEST		
45	Total Operating Expense	50,661,479	50,661,479
46	Fee Replacement	3,781,240	3,780,740
47	FORT WAYNE		
48	Total Operating Expense	47,438,549	47,438,549
49	Fee Replacement	3,044,250	3,040,750

FY 2025-2026	FY 2026-2027	Biennial
Appropriation	Appropriation	Appropriation

1	
2	Transfers of allocations between campuses to correct for errors in allocation among
3	the campuses of Purdue University can be made by the institution with the approval
4	of the commission for higher education and the budget agency.
_	

4	of the commission for higher education a	and the budget agency.	
5			
6	DUAL CREDIT		
7	Total Operating Expense	1,188,585	1,188,585
8	COUNTY AGRICULTURAL EXTEN	NSION EDUCATORS	
9	Total Operating Expense	8,000,000	8,000,000
10	AGRICULTURAL RESEARCH ANI		
11	Total Operating Expense	9,000,000	9,000,000
12	IN TECH ASST. AND ADV. MFG. C		
12	Total Operating Expense	4,430,212	4,430,212
13	STATEWIDE TECHNOLOGY	7,750,212	7,730,212
15		6 605 759	6,695,258
	Total Operating Expense CENTER FOR PARALYSIS RESEA	6,695,258 DCH	0,095,258
16			533 559
17	Total Operating Expense	522,558	522,558
18			
19	FOR INDIANA STATE UNIVERSITY		
20	Total Operating Expense	77,960,326	77,960,326
21	Fee Replacement	10,498,371	10,593,848
22	DUAL CREDIT		
23	Total Operating Expense	149,535	149,535
24	PRINCIPAL LEADERSHIP ACADE	MY	
25	Total Operating Expense	600,000	600,000
26	NURSING PROGRAM		
27	Total Operating Expense	204,000	204,000
28	DEGREE LINK		,
29	Total Operating Expense	446,438	446,438
30		- ,	-)
31	FOR UNIVERSITY OF SOUTHERN IN	DIANA	
32	Total Operating Expense	53,831,608	53,831,608
33	Fee Replacement	11,847,730	8,898,786
33 34	DUAL CREDIT	11,047,750	0,070,700
35	Total Operating Expense	493,335	493,335
35 36	HISTORIC NEW HARMONY	773,333	ч/3,333
30 37	Total Operating Expense	486,878	486,878
37	EARLY COLLEGE BRIDGE PROG		400,070
			<u> </u>
39	Total Operating Expense	600,000	600,000
40			
41	FOR BALL STATE UNIVERSITY	100 050 005	100 050 005
42	Total Operating Expense	138,952,025	138,952,025
43	Fee Replacement	21,836,212	20,324,337
44	DUAL CREDIT		
45	Total Operating Expense	235,440	235,440
46	ENTREPRENEURIAL COLLEGE		
47	Total Operating Expense	2,500,000	2,500,000
48	ACADEMY FOR SCIENCE, MATH		
49	Total Operating Expense	4,384,956	4,384,956

		112025-2020	112020-2027	Dienniui
		Appropriation	Appropriation	Appropriation
1				
1 2	FOR VINCENNES UNIVERSITY			
$\frac{2}{3}$	Total Operating Expense	46,789,144	46,789,144	
4	Fee Replacement	4,926,599	4,932,056	
5	DUAL CREDIT	1,9 20,099	1,952,050	
6	Total Operating Expense	4,716,315	4,716,315	
7	CAREER AND TECHNICAL EARLY C			
8	Total Operating Expense	3,000,000	3,000,000	
9		, ,	, ,	
10	Additional Early College sites may be establ	ished upon approval b	y the Commission	for
11	Higher Education and after review by the bu			
12		0		
13	FOR IVY TECH COMMUNITY COLLEGI	E		
14	Total Operating Expense	248,772,295	248,772,295	
15	Fee Replacement	27,980,512	28,218,420	
16	DUAL CREDIT			
17	Total Operating Expense	21,934,755	21,934,755	
18	STATEWIDE NURSING			
19	Total Operating Expense	9,000,000	9,000,000	
20	TESTING CENTERS	-10.010	-10.010	
21	Total Operating Expense	710,810	710,810	
22	SOUTHERN INDIANA EDUCATIONAI		1 057 730	
23 24	Total Operating Expense	1,057,738	1,057,738	
2 4 25	The above appropriations to Indiana Univer	sity Purdue Universit	v Indiana State	
23 26	University, University of Southern Indiana, 1			itv
27	and Ivy Tech Community College are in addition to all income of said institutions,			
28	respectively, from all permanent fees and en			
29	earnings, and receipts, including gifts, grants, bequests, and devises, and receipts			
30	from any miscellaneous sales from whatever		· •	
31	-			
32	All such income and all such fees, earnings, a	_		
33	all such income and fees, earnings, and recei			
34	appropriated to the boards of trustees or directors of the aforementioned institutions			
35	and may be expended for any necessary expenses of the respective institutions, including			
36	university hospitals, schools of medicine, nur		schools of dentistry	7,
37	and agricultural extension and experimental	stations.		
38	The share commence there to be a line of the			
39 40	The above appropriations to Indiana Univer	•	•	: 4- ·
40 41	University, University of Southern Indiana, Ball State University, Vincennes University,			
41	and Ivy Tech Community College include the employers' share of Social Security payments for university employees under the public employees' retirement fund, or institutions			
43	covered by the Indiana state teachers' retire			
44	funding for the employers' share of payment			
45	and to the Indiana state teachers' retirement			
46	retirement funds for both fiscal years for each			se
47	retirement plans.	F •J		
48	•			
49	Notwithstanding IC 4-10-11, the state compt	roller shall draw warı	ants to the treasur	ers
	- · ·			

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1 of Indiana University, Purdue University, Indiana State University, University of 2 Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community 3 College on the basis of vouchers stating the total amount claimed against each fund or 4 account, or both, but not to exceed the legally made appropriations. 5 6 For universities and colleges supported in whole or in part by state funds, grant 7 applications and lists of applications need only be submitted upon request to the budget agency for review and approval or disapproval and, unless disapproved by 8 the budget agency, federal grant funds may be requested and spent without approval 9 10 by the budget agency. 11 12 For all university special appropriations, an itemized list of intended expenditures, 13 in such form as the governor and the budget agency may specify, shall be submitted to 14 support the allotment request. All budget requests for university special appropriations 15 shall be furnished in a like manner and as a part of the operating budgets of the state 16 universities. 17 18 The trustees of Indiana University, the trustees of Purdue University, the trustees of 19 Indiana State University, the trustees of University of Southern Indiana, the trustees 20 of Ball State University, the trustees of Vincennes University, and the trustees of Ivy 21 Tech Community College are hereby authorized to accept federal grants, subject to IC 22 4-12-1. 23 24 Fee replacement funds are to be distributed as requested by each institution, on 25 payment due dates, subject to available appropriations. 26 27 FOR THE COMMISSION FOR HIGHER EDUCATION 28 **Total Operating Expense** 7,370,948 7,370,948 29 30 The above appropriations include funding for Learn More Indiana, commission technology, 31 and the administration of the 21st Century scholars program. 32 33 **FREEDOM OF CHOICE GRANTS** 34 **Total Operating Expense** 66.225.902 66,225,902 35 HIGHER EDUCATION AWARD PROGRAM 36 **Total Operating Expense** 101,425,081 101,425,081 37 38 For the higher education awards and freedom of choice grants, notwithstanding current 39 administrative rule or practice, the commission shall maintain the proportionality **40** of award maximums for public, private, and proprietary institutions when setting 41 forth amounts under IC 21-12-1.7. 42 43 **CAREER COACHING GRANT FUND** 44 **Total Operating Expense** 15,000,000 15,000,000 45 PERKINS STATE MATCH 46 **Total Operating Expense** 500,000 500,000 47 **PROMOTED INDUSTRY CERTIFICATIONS** 2,000,000 2,000,000 **48 Total Operating Expense** 49

FY 2025-2026	FY 2026-2027	Biennial
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1 The above appropriations are for the purpose of reimbursing students enrolled in

2 school corporations, charter schools, and accredited nonpublic schools for the fees

- incurred for taking exams required to earn certifications on Indiana's promoted
 industry certification list.
- 5 6 TUITION AND FEE EXEMPTION FOR CHILDREN OF VETERANS AND 7 PUBLIC SAFETY OFFICERS

I UDLIC SAFETT OTTICERS		
Total Operating Expense	31,773,696	31,773,696
MIDWEST HIGHER EDUCATION CO	MPACT	
Total Operating Expense	115,000	115,000
ADULT STUDENT GRANT APPROPR	IATION	
Total Operating Expense	7,579,858	7,579,858

14 Priority for awards made from the above appropriations shall be given first to eligible 15 students meeting TANF income eligibility guidelines as determined by the family and social services administration and second to eligible students who received 16 17 awards from the adult grant fund during the school year associated with the biennial 18 budget year. Funds remaining shall be distributed according to procedures established 19 by the commission. The maximum grant that an applicant may receive for a particular academic term shall be established by the commission but shall in no case be greater 20 21 than a grant for which an applicant would be eligible under IC 21-12-3 if the applicant 22 were a full-time student. The commission shall collect and report to the family and 23 social services administration (FSSA) all data required for FSSA to meet the data 24 collection and reporting requirements in 45 CFR Part 265.

The family and social services administration, division of family resources, shall
apply all qualifying expenditures for the part-time grant program toward Indiana's
maintenance of effort under the federal Temporary Assistance for Needy Families
(TANF) program (45 CFR 260 et seq.).

50			
31	TEACHER RESIDENCY GRANT PILOT	PROGRAM (IC 2	1-18-15.1)
32	Total Operating Expense	1,000,000	1,000,000
33	MINORITY TEACHER SCHOLARSHIP	FUND (IC 21-13-2	-1)
34	Total Operating Expense	400,000	400,000
35	NEXT GENERATION MINORITY EDUC	CATOR SCHOLAF	RSHIP (IC 21-12-16.5)
36	Total Operating Expense	600,000	600,000
37	HIGH NEED STUDENT TEACHING SCI	HOLARSHIP FUN	D (IC 21-13-7)
38	Total Operating Expense	450,000	450,000
39	MINORITY STUDENT TEACHING SCH	OLARSHIP (IC 21	-13-8)
40	Total Operating Expense	100,000	100,000
41	EARN INDIANA WORK STUDY PROGE	RAM (IC 21-16-2)	
42	Total Operating Expense	2,606,099	2,606,099
43	21ST CENTURY SCHOLAR AWARDS		
44	Total Operating Expense	166,270,623	166,270,623
45			

46 The commission shall collect and report to the family and social services administration

47 (FSSA) all data required for FSSA to meet the data collection and reporting requirements
48 in 45 CFR 265.

49

25

30

		TT 2023-2020	TT 2020-2027	Dienniai
		Appropriation	Appropriation	Appropriation
1	The division of family resources shall apply all	aualifying expendit	ures for the 21st	
2	century scholars program toward Indiana's ma			
3	Temporary Assistance for Needy Families (TA)			
4		(10 C)		
5	INSTITUTE FOR WORKFORCE EXCELL	LENCE		
6	Total Operating Expense	400,000	400,000	
7	NEXT GENERATION HOOSIER EDUCAT			
8	Total Operating Expense	12,000,000	12,000,000	
9	NATIONAL GUARD TUITION SCHOLAR		, ,	
10	Total Operating Expense	3,676,240	3,676,240	
11				
12	The above appropriations for national guard sc	holarships plus res	erve balances in th	e fund
13	shall be the total allowable state expenditure for	r the program in th	e biennium.	
14				
15	PRIMARY CARE SCHOLARSHIP			
16	Pokagon Band Tribal-State Compact Fun			
17	Total Operating Expense	2,000,000	2,000,000	
18				
19	The above appropriations shall be distributed in	n accordance with l	C 21-13-9.	
20				
21	PUBLIC SERVICE ATTORNEY SCHOLA	`	/	
22	Total Operating Expense	1,000,000	1,000,000	0 \
23	HIGH VALUE WORKFORCE READY CR			5)
24 25	Total Operating Expense	6,036,567	6,036,567	
25 26	MEDICAL EDUCATION BOARD			
20 27	FAMILY PRACTICE RESIDENCY			
27	Pokagon Band Tribal-State Compact Fun	d (IC 4-12-1-20)		
20 29	Total Operating Expense	2,382,197	2,382,197	
30	Total Operating Expense	2,502,177	2,502,177	
31	Of the above appropriations, \$1,000,000 each y	ear shall be distribi	ited as grants for t	he nurnose
32	of improving family practice residency program			
33			,	
34	GRADUATE MEDICAL EDUCATION BOAR	D		
35	MEDICAL RESIDENCY EDUCATION GR			
36	Pokagon Band Tribal-State Compact Fun	nd (IC 4-12-1-20)		
37	Total Operating Expense	7,000,000	7,000,000	
38				
39	The above appropriations for medical residency	y education grants a	are to be distribute	ed
40	in accordance with IC 21-13-6.5.			
41				
42	B. ELEMENTARY AND SECONDARY EDUC	CATION		
43				
44	FOR THE DEPARTMENT OF EDUCATION			
45	Total Operating Expense	18,863,634	18,863,634	
46	Professional Standards Fund (IC 20-28-2-	,		
47	Total Operating Expense	1,237,940	1,237,940	
48	Augmentation allowed from the profession	onal standards fund		
49				

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		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	STATE BOADD OF FDUCATION			
1 2	STATE BOARD OF EDUCATION Total Operating Expense	1,761,119	1,761,119	
3		-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
4	FREEDOM AND OPPORTUNITY IN EDU	CATION		
5	Total Operating Expense	86,000,000	86,000,000	
6				
7	The above appropriations may be used for initi			nce
8 9	and increase freedom and opportunity in educa	, 0		
9 10	expanding the current ILEARN checkpoint pil an interactive advising tool to support the impl			ants.
11	operating the real-time educator supply and de			
12	in high-need areas, including special education	- ·	e	015
13	and school counselors; expanding computer sci			
14	highly effective dropout prevention programs;			
15	Science of Reading; piloting evidence-based reading	ading intervention p	orograms; supporti	ing
16	the Crossing the Finish Line initiative; providing		ent grants;	
17	and supporting student learning recovery gran	ts.		
18		11 4 4 44		
19 20	Of the above appropriations, the department n			41
20 21	year to create a localized educational attainment literacy, educational training, and support serv			
21	The pilot program should focus on literacy trai			ρ
23	reading proficiency among children and adults			
24	interventions, including literacy programming.		-	
25	to reach underserved populations.	,	.,	
26				
27	PUBLIC TELEVISION DISTRIBUTION			
28	Total Operating Expense	3,675,000	3,675,000	
29 20			•• •	
30 31	The Indiana Public Broadcasting Stations, Inc.			
31	for the eight Indiana public television stations after review by the budget committee. Of the a		e e .	
33	seventh of the funds each year shall be set aside			
34	all of the public radio stations.	e una alserisatea eq	uning uniong	
35				
36	STEM PROGRAM ALIGNMENT			
37	Total Operating Expense	7,050,000	7,050,000	
38				
39	The above appropriations shall be used to prov	1 0		
40	corporations, charter schools, and other entitie		0	
41 42	to high quality STEM programming, implement professional development plans, to develop met			
42	and professional development plans, to develop met	6		
44	to develop a system for measuring student grow			10.
45	and other STEM-based skills in schools that re			·8'
46	shall provide an annual report to the general as			d
47	the state board of education describing the dep			
48	the state's STEM plan. All data collected by the			lically
49	and shared with the management and perform	ance hub for the pu	rpose of collecting	

1	longitudinal data.		
2			
3	Of the above appropriations, up to \$1,200,00		
4	grants to colleges or universities for the pur		8
5	initiatives dedicated to increasing student en		
6	math and science Advanced Placement cour		
7	year shall be used to provide grants to schoo	-	
8	of supporting programs dedicated to increas		
9 10	student scores in math and science Cambrid	ge international cour	ses.
10	Of the above appropriations, \$4,000,000 eac	h fiscal vaar shall ha i	used to support
11	robotics programs, as defined by IC 20-20-4		
12	We the People programs at school corporati		
13	ve the reopie programs at sensor corporati		J15.
15	Of the above appropriations, \$300,000 each	fiscal vear shall be us	ed to nartner with
16	the commission for higher education to prov		
17	assistance to schools that pilot the transition		
18	from secondary to post-secondary education		8
19	v x v		
20	RILEY HOSPITAL		
21	Total Operating Expense	250,000	250,000
22	BEST BUDDIES		
23	Total Operating Expense	206,125	206,125
24	SCHOOL TRAFFIC SAFETY		
25	Total Operating Expense	227,143	227,143
26	OFFICE OF KINDERGARTEN READIN		
27	Total Operating Expense	522,851	522,851
28	TEACHER HIGHER EDUCATION ANI		ABORATION
29	Pokagon Band Tribal-State Compact		1 000 000
30	Total Operating Expense	1,000,000	1,000,000
31	SPECIAL EDUCATION (8-5) (IC 20-35-	·	20.070.000
32	Total Operating Expense	29,070,000	29,070,000
33 34	AUDITORY-VERBAL ACCELERATED Total Operating Expense	2,000,000	
34 35	CHARTER AND INNOVATION NETW	, ,	2,000,000 NT PROCRAM
35 36	Total Operating Expense	52,600,000	52,600,000
30 37	Augmentation allowed.	52,000,000	52,000,000
38	TEACHERS' SOCIAL SECURITY AND	RETIREMENT DIS	TRIBUTION
39	Total Operating Expense	1,894,521	1,894,521
40	Total Operating Expense	1,07 1,021	1,07 1,521
41	The above appropriations shall be distribute	ed by the department	of education on
42	a monthly basis in equal payments to special		
43	and technical education schools, and other g		
44	teachers' Social Security distributions for ce		
45	the certified education personnel funded thr	-	, U
46	year beginning July 1, 1992, and ending Jun		
47	Indiana state teachers' retirement fund, the		
48	state fiscal year for teachers' retirement. If t		
49	greater than the total appropriation, the dep	partment of education	shall reduce each

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1	entity's distribution proportionately.			
2				
3	DISTRIBUTION FOR TUITION SUPPORT	250 000 000	0.5/0.000.000	
4	Total Operating Expense9	,370,000,000	9,560,000,000	
5		, ,		
6	The above appropriations are to be distributed i			
7	for this purpose during the 2025 session of the g	eneral assembly.		
8				
9	If the above appropriations are more than the an			
10	appropriations shall revert to the general fund a	it the end of each	inscal year.	
11			4 h 4 h 4	
12	The above appropriations shall be distributed un			
13	agency and approved by the governor. The sche			
14	(12) payments made at least once every forty (40	· · ·	66 6	
15	payments in each fiscal year shall equal the amo	unt required by	statute.	
16	TEACHER ARRECLATION OR ANTO			
17	TEACHER APPRECIATION GRANTS	27 500 000	25 500 000	
18	Total Operating Expense	37,500,000	37,500,000	
19		.		
20	It is the intent of the general assembly that the a			
21	allowable state expenditure for the program. If o			
22	exceed the total appropriation for a state fiscal y	ear, the departn	nent of education	
23	shall reduce the distributions proportionately.			
24				
25	DISTRIBUTION FOR SUMMER SCHOOL			
26	Total Operating Expense	18,360,000	18,360,000	
27				
28	It is the intent of the general assembly that the a			
29	allowable state expenditure for the program. Th			
30	are anticipated to exceed the total appropriation for that state fiscal year, then the department of education shall reduce the distributions proportionately.			
31	department of education shall reduce the distrib	utions proportio	nately.	
32				
33	DISTRIBUTION FOR ADULT LEARNERS			
34	Total Operating Expense	53,749,800	54,576,600	
35	NATIONAL SCHOOL LUNCH PROGRAM			
36	Total Operating Expense	5,108,582	5,108,582	
37	TESTING			
38	Total Operating Expense	22,355,000	22,355,000	
39				
40	The above appropriations are for assessments, in	.		
41	assessments, as determined by the state board of	f education and t	he department of	
42	education.			
43				
44	REMEDIATION TESTING			
45	Total Operating Expense	14,126,474	14,126,474	
46				
47	The above appropriations for remediation testin			
48	charter schools, and accredited nonpublic schools through the department of education.			
49	School corporations, charter schools, and accred	lited nonpublic s	chools shall use the	

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1		4)		
1 2	grants to fund formative tests to identify studen	ts who require rei	mediation.	
$\frac{2}{3}$	ADVANCED PLACEMENT PROGRAM			
4	Total Operating Expense	5,600,000	5,600,000	
5	Total Operating Expense	2,000,000	2,000,000	
6	The above appropriations are to provide fundin	g for students enr	olled in school	
7	corporations, charter schools, and accredited no			
8	Placement and Cambridge International exams.			
9	student may be funded. Any remaining funds av			
10	paid shall be prioritized for use by teachers of A	dvanced Placeme	nt or Cambridge	
11	International courses to attend professional dev	elopment training	.	
12				
13	PSAT PROGRAM			
14	Total Operating Expense	2,710,000	2,710,000	
15				
16	The above appropriations are to provide fundin	0		
17	corporations, charter schools, and accredited no	onpublic schools in	n grade 10 and	
18	11 to take the PSAT exam.			
19 20	NON ENCLICITORE A VINC BROOD AM			
20	NON-ENGLISH SPEAKING PROGRAM	200.000	200.000	
21 22	Total Operating Expense	200,000	200,000	
22	The above appropriations shall be distributed to	the department	of correction the	
23 24		-	· · · · · · · · · · · · · · · · · · ·	
24 25	Indiana school for the blind and visually impaired, the Indiana school for the deaf, the Excel Centers for Adult Learners, the Christel House DORS Centers, and the Gary			
26	Middle College charter schools to support non-English speaking programs. Funds may			
20	only be used to educate students who are less that			
28			ie) years of agei	
29	GIFTED AND TALENTED EDUCATION P	ROGRAM		
30	Total Operating Expense	15,000,000	15,000,000	
31		, ,	, ,	
32	Each fiscal year, the department shall make \$75	0,000 available to	school corporations	
33	and charter schools to purchase verbal and quantitative reasoning tests to be administered			
34	to all students within the corporation or charter school that are enrolled in kindergarten,			
35	second grade, and fifth grade.			
36				
37	ALTERNATIVE EDUCATION			
38	Total Operating Expense	806,394	806,394	
39				
40	The above appropriations include funding to pr			
41	from alcohol or drug abuse who attends a chart			
42	Association of Recovery Schools. This funding is		y funding received	
43 44	by the charter school from the student funding f	ormula.		
44 45	SENATOR DAVID C. FORD EDUCATION		CV DDOCDAM	
45 46	Total Operating Expense	AL TECHNOLOG 3,000,000	3,000,000	
40 47	Total Operating Expense	3,000,000	3,000,000	
4 7 48	The department shall use the above appropriati	ons to make grant	ts to school cornorations	
40 49	and charter schools to promote student learning			
•/	and charter sensors to promote student rear ming	, an ough the use	a comorosy and to	

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		Appropriation	Appropriation	Appropriation
1 2	acquire innovative education technologies that ca corporations and charter schools.	an be accessed an	d utilized by all sch	lool
3				
4	Of the above appropriations, \$1,350,000 shall be			
5	grants to school corporations and charter school			•
6	technology and provide professional developmen			istrators
7 8	of Special Education to to improve the literacy, n skills for students with autism.	iumeracy, social,	and benavioral	
o 9	skins for students with autism.			
10	SCHOOL BUSINESS OFFICIALS LEADER	SHIP ACADEM	Z	
10	Total Operating Expense	150,000	150,000	
12	Total Operating Expense	100,000	100,000	
13	The department shall make the above appropria	tions available to	the Indiana Associ	ation
14	of School Business Officials to operate an academ			
15	and leadership skills of practicing Indiana school	. 0	0 0	
16	corporations and charter schools.			
17	-			
18	SCHOOL SUPERINTENDENTS LEADERSI	HIP ACADEMY		
19	Total Operating Expense	150,000	150,000	
20				
21	The department shall make the above appropria			ation
22	of Public School Superintendents to operate an a	• 0	0	
23	management and leadership skills of practicing I	Indiana school su	perintendents and	
24 25	leaders of charter schools.			
25 26	FOR THE INDIANA CHARTER SCHOOL BO			
26 27	FOR THE INDIANA CHARTER SCHOOL BOA Total Operating Expense	541,752	541,752	
28	Total Operating Expense	341,732	341,732	
20 29	FOR THE INDIANA PUBLIC RETIREMENT S	SYSTEM		
30	TEACHERS' RETIREMENT FUND DISTRI			
31		,066,300,000	1,066,300,000	
32	Augmentation allowed.		, , ,	
33	-			
34	If the amount required under the pre-1996 accou			
35	for actual benefits for the Post Retirement Pensi			ay
36	as you go" basis plus the base benefits under the	pre-1996 account	t of the teachers'	
37	retirement fund is:	e, ,,		
38	(1) greater than the above appropriations for	•	e	a a a a a a a a a a a a a a a a a a a
39	and the budget agency of the deficiency, the a		•	
40 41	be augmented from the state general fund. An the required pension stabilization calculation			
41	(2) less than the above appropriations for a ye			٥
43	state general fund. The portion of the benefit			C
44	Post Retirement Pension Increases shall not b			
45	T ost Rethement Tension filer cases shan not b	c part or this car		
46	C. OTHER EDUCATION			
47				
48	FOR THE EDUCATION EMPLOYMENT REL	ATIONS BOARI)	
49	Total Operating Expense	1,227,219	1,227,219	

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2 FOR THE STATE LIBRARY 3 Total Operating Expense 2,627,285 2,627,285 4 STATEWIDE LIBRARY SERVICES 5 5 Total Operating Expense 1,433,108 1,433,108 6 LIBRARY SERVICES FOR THE BLIND - ELECTRONIC NEWSLINES 7 Total Operating Expense 200,000 200,000 8 ACADEMY OF SCIENCE 9 10tal Operating Expense 4,357 4,357 9 Total Operating Expense 4,357 4,357 11 11 Total Operating Expense 8,649 8,649 12 INSPIRE 1,382,250 1,382,250 13 Total Operating Expense 1,382,250 1,382,250 14 LOCAL LIBRARY CONNECTIVITY GRANT 15 Total Operating Expense 3,450,796 16 Total Operating Expense 3,450,796 3,450,796 17 FOR THE ARTS COMMISSION 1 10tal Operating Expense 3,450,796 18 Total Operating Expense 3,450,796 3,450,796 19 The above appropriations include \$650,000 each year to provide grants to: 11	1			
4 STATEWIDE LIBRARY SERVICES 5 Total Operating Expense 1,433,108 6 LIBRARY SERVICES FOR THE BLIND - ELECTRONIC NEWSLINES 7 Total Operating Expense 200,000 8 ACADEMY OF SCIENCE 9 Total Operating Expense 4,357 9 Total Operating Expense 4,357 9 Total Operating Expense 4,357 9 Total Operating Expense 1,382,250 11 Total Operating Expense 1,382,250 12 INSPIRE 1,382,250 13 Total Operating Expense 1,382,250 14 LOCAL LIBRARY CONNECTIVITY GRANT 15 Total Operating Expense 1,382,250 16 10 Total Operating Expense 3,450,796 16 Total Operating Expense 3,450,796 3,450,796 17 FOR THE ARTS COMMISSION 1 Total Operating Expense 3,450,796 16 Total organizations as determined by the arts commission; and (2) regional organizations, as determined by the arts commission and its regional re-granting partners. 17 SECTION 10. [EFFECTIVE JULY 1, 2025] <t< td=""><td>2</td><td>FOR THE STATE LIBRARY</td><td></td><td></td></t<>	2	FOR THE STATE LIBRARY		
5 Total Operating Expense 1,433,108 1,433,108 6 LIBRARY SERVICES FOR THE BLIND - ELECTRONIC NEWSLINES 7 Total Operating Expense 200,000 8 ACADEMY OF SCIENCE 9 9 Total Operating Expense 4,357 4,357 10 HISTORICAL MARKER PROGRAM 1 1 11 Total Operating Expense 8,649 8,649 12 INSPIRE 1 382,250 1,382,250 13 Total Operating Expense 1,382,250 1,382,250 14 LOCAL LIBRARY CONNECTIVITY GRANT 1 15 Total Operating Expense 1,450,796 3,450,796 16 1 Total Operating Expense 3,450,796 3,450,796 17 FOR THE ARTS COMMISSION 1 1 astal operating Expense 3,450,796 3,450,796 10 The above appropriations include \$650,000 each year to provide grants to: 1 1) arts organizations, as determined by the arts commission; and 13 12 egonal organizations, as determined by the arts commission and its regional re-granting partners. 1 1 16			2,627,285	2,627,285
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•• Carter and rechinear Education). Funds shall be received by the commission of			•	-
45 higher education and may be allocated by the budget agency after consultation with				
46 the commission for higher education and any other state agencies, commissions,				
47 or organizations required by state law.		0 i 0 <i>i i</i>		
		Ar Arganizations required by state law		
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49 SECTION 12. [EFFECTIVE JULY 1, 2025]	48			

FY 2025-2026	FY 2026-2027	Biennial
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2 In accordance with IC 20-20-38, the budget agency, upon the request of the commission 3 for higher education, may proportionately augment or reduce an allocation of federal 4 funds made under SECTION 11 of this act.

5 6

1

SECTION 13. [EFFECTIVE JULY 1, 2025]

7 8 Utility bills for the month of June, travel claims covering the period June 16 to June 30, payroll for the period of the last half of June, any interdepartmental bills for 9 supplies or services for the month of June, and any other miscellaneous expenses 10 incurred during the period June 16 to June 30 shall be charged to the appropriation 11 12 for the succeeding year. No interdepartmental bill shall be recorded as a refund 13 of expenditure to any current year allotment account for supplies or services rendered 14 or delivered at any time during the preceding June period. 15

16 17

SECTION 14. [EFFECTIVE JULY 1, 2025]

18 The budget agency, under IC 4-10-11, IC 4-12-1-13, and IC 4-13-1, in cooperation 19 with the Indiana department of administration, may fix the amount of reimbursement 20 for traveling expenses (other than transportation) for travel within the limits of 21 Indiana. This amount may not exceed actual lodging and miscellaneous expenses 22 incurred. A person in travel status, as defined by the state travel policies and 23 procedures established by the Indiana department of administration and the budget 24 agency, is entitled to a meal allowance not to exceed during any twenty-four (24) 25 hour period the standard meal allowances established by the federal Internal Revenue 26 Service.

27

28 All appropriations provided by this act or any other statute, for traveling and hotel 29 expenses for any department, officer, agent, employee, person, trustee, or commissioner, 30 are to be used only for travel within the state of Indiana, unless those expenses are 31 incurred in traveling outside the state of Indiana on trips that previously have received 32 approval as required by the state travel policies and procedures established by the Indiana 33 department of administration and the budget agency. With the required approval, 34 a reimbursement for out-of-state travel expenses may be granted in an amount not 35 to exceed actual lodging and miscellaneous expenses incurred. A person in travel 36 status is entitled to a meal allowance not to exceed during any twenty-four (24) hour 37 period the standard meal allowances established by the federal Internal Revenue 38 Service for properly approved travel within the continental United States and a 39 minimum of \$50 during any twenty-four (24) hour period for properly approved travel 40 outside the continental United States. However, while traveling in Japan, the minimum 41 meal allowance shall not be less than \$90 for any twenty-four (24) hour period. While 42 traveling in Korea and Taiwan, the minimum meal allowance shall not be less than 43 \$85 for any twenty-four (24) hour period. While traveling in Singapore, China, Great 44 Britain, Germany, the Netherlands, and France, the minimum meal allowance shall 45 not be less than \$65 for any twenty-four (24) hour period.

46

47 In the case of the state supported institutions of postsecondary education, approval for out-of-state travel may be given by the chief executive officer of the institution, **48**

49 or the chief executive officer's authorized designee, for the chief executive officer's

1 2	respective personnel.
$\frac{2}{3}$	Before reimbursing overnight travel expenses, the state comptroller shall require
4	documentation as prescribed in the state travel policies and procedures established
5	by the Indiana department of administration and the budget agency. No appropriation
6	from any fund may be construed as authorizing the payment of any sum in excess of
7	the standard mileage rates for personally owned transportation equipment established
8	by the federal Internal Revenue Service when used in the discharge of state business.
9	The Indiana department of administration and the budget agency may adopt policies
10	and procedures relative to the reimbursement of travel and moving expenses of new
11	state employees and the reimbursement of travel expenses of prospective employees
12	who are invited to interview with the state.
13	
14	SECTION 15. [EFFECTIVE JULY 1, 2025]
15	
16	Notwithstanding IC 4-10-11-2.1, the salary per diem of members of boards, commissions,
17	and councils who are entitled to a salary per diem is equal to \$100 per day. However,
18	members of boards, commissions, or councils who receive an annual or a monthly salary
19	paid by the state are not entitled to the salary per diem provided in IC 4-10-11-2.1.
20	
21	SECTION 16. [EFFECTIVE JULY 1, 2025]
22	
23	No payment for personal services shall be made by the state comptroller unless the
24	payment has been approved by the budget agency or the designee of the budget agency.
25	
26	SECTION 17. [EFFECTIVE JULY 1, 2025]
27	
28	No warrant for operating expenses, capital outlay, or fixed charges shall be issued
29	to any department or an institution unless the receipts of the department or institution
30	have been deposited into the state treasury for the month. However, if a department
31	or an institution has more than \$10,000 in daily receipts, the receipts shall be deposited
32	into the state treasury daily.
33	
34	SECTION 18. [EFFECTIVE JULY 1, 2025]
35	
36	In case of loss by fire or any other cause involving any state institution or department,
37	the proceeds derived from the settlement of any claim for the loss shall be deposited
38	in the state treasury, and the amount deposited is hereby reappropriated to the
39	institution or department for the purpose of replacing the loss. If it is determined
40	that the loss shall not be replaced, any funds received from the settlement of a claim
41 42	shall be deposited into the state general fund.
42 43	SECTION 19. [EFFECTIVE JULY 1, 2025]
43 44	SECTION 19. [EFFECTIVE JULY 1, 2025]
44 45	If an agency has computer equipment in excess of the needs of that agency, then
45 46	the excess computer equipment may be sold under the provisions of surplus property
40 47	sales, and the proceeds of the sale or sales shall be deposited in the state treasury.
4 8	The amount so deposited is hereby reappropriated to that agency for other total
-10	The amount by deposited is nereby reappropriated to that agency for other total

49 expenses of the then current year, if approved by the director of the budget agency.

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1	
2	SECTION 20. [EFFECTIVE JULY 1, 2025]
3	This act does not outhouize one ushahilitation and usuains to one state huildings
4 5	This act does not authorize any rehabilitation and repairs to any state buildings,
56	nor does it allow that any obligations be incurred for lands and structures, without the prior approval of the budget director or the director's designee. This SECTION
0 7	does not apply to contracts for the state universities supported in whole or in part
8	by state funds.
0 9	by state lunus.
10	SECTION 21. [EFFECTIVE JULY 1, 2025]
11	SECTION 21. [EFFECTIVE JULT 1, 2023]
12	If an agency has an annual appropriation fixed by law, and if the agency also receives
12	an appropriation in this act for the same function or program, the appropriation in
14	this act supersedes any other appropriations and is the total appropriation for the
15	agency for that program or function.
16	alouel for sum hold and or supported
17	SECTION 22. [EFFECTIVE JULY 1, 2025]
18	
19	The balance of any appropriation or funds heretofore placed or remaining to the
20	credit of any division of the state of Indiana, and any appropriation or funds provided
21	in this act placed to the credit of any division of the state of Indiana, the powers,
22	duties, and functions whereof are assigned and transferred to any department for
23	salaries, maintenance, operation, construction, or other expenses in the exercise
24	of such powers, duties, and functions, shall be transferred to the credit of the
25	department to which such assignment and transfer is made, and the same shall be
26	available for the objects and purposes for which appropriated originally.
27	
28 20	SECTION 23. [EFFECTIVE JULY 1, 2025]
29 20	The director of the division of measurement of the Indiana department of a desinistruction
30 31	The director of the division of procurement of the Indiana department of administration, or any other person or agency authorized to make purchases of equipment, shall not
31	honor any requisition for the purchase of an automobile that is to be paid for from any
32 33	appropriation made by this act or any other act, unless the following facts are shown
33 34	to the satisfaction of the commissioner of the Indiana department of administration or
35	the commissioner's designee:
36	(1) In the case of an elected state officer, it shall be shown that the duties of the
37	office require driving about the state of Indiana in the performance of official duty.
38	(2) In the case of department or commission heads, it shall be shown that the statutory
39	duties imposed in the discharge of the office require traveling a greater distance
40	than one thousand (1,000) miles each month or that they are subject to official duty
41	call at all times.
42	(3) In the case of employees, it shall be shown that the major portion of the duties
43	assigned to the employee require travel on state business in excess of one thousand
44	(1,000) miles each month, or that the vehicle is identified by the agency as an integral
4 -	
45	part of the job assignment.
46	
46 47	In computing the number of miles required to be driven by a department head or an
46	

FY 2025-2026	FY 2026-2027	Biennial
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1 submit justification for the continued assignment of each vehicle in their department, 2 which shall be reviewed by the commissioner of the Indiana department of administration, 3 or the commissioner's designee. There shall be an insignia permanently affixed on each 4 side of all state owned cars, designating the cars as being state owned. However, this 5 requirement does not apply to state owned cars driven by elected state officials or to 6 cases where the commissioner of the Indiana department of administration or the 7 commissioner's designee determines that affixing insignia on state owned cars would hinder or handicap the persons driving the cars in the performance of their official 8 9 duties. 10 SECTION 24. [EFFECTIVE JULY 1, 2025] 11 12 13 When budget agency approval or review is required under this act, the budget agency 14 may refer to the budget committee any budgetary or fiscal matter for an advisory 15 recommendation. The budget committee may hold hearings and take any actions authorized 16 by IC 4-12-1-11, and may make an advisory recommendation to the budget agency. 17 18 SECTION 25. [EFFECTIVE JULY 1, 2025] 19 20 Except as provided for under IC 4-12-18, the governor of the state of Indiana is 21 solely authorized to accept on behalf of the state any and all federal funds available to the state of Indiana. Federal funds received under this SECTION are appropriated 22 23 for purposes specified by the federal government, subject to allotment by the budget 24 agency. The provisions of this SECTION and all other SECTIONS concerning the 25 acceptance, disbursement, review, and approval of any grant, loan, or gift made by 26 the federal government or any other source to the state or its agencies and political 27 subdivisions shall apply, notwithstanding any other law. 28 29 SECTION 26. [EFFECTIVE JULY 1, 2025] 30 31 Except as provided for under IC 4-12-18, federal funds received as revenue by a state 32 agency or department are not available to the agency or department for expenditure 33 until allotment has been made by the budget agency under IC 4-12-1-12(d). 34 35 SECTION 27. [EFFECTIVE JULY 1, 2025] 36 37 A contract or an agreement for personal services or other services may not be 38 entered into by any agency or department of state government without the approval 39 of the budget agency or the designee of the budget director. 40 41 SECTION 28. [EFFECTIVE JULY 1, 2025] 42 43 Except in those cases where a specific appropriation has been made to cover the 44 payments for any of the following, the state comptroller shall transfer, from the 45 personal services appropriations for each of the various agencies and departments, 46 necessary payments for Social Security, public employees' retirement, health 47 insurance, life insurance, and any other similar payments directed by the budget **48** agency. 49

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2	SECTION 29. [EFFECTIVE JULY 1, 2025]			
3 4 5 6	Subject to SECTION 24 of this act as it relates agency with the approval of the governor may contained in this act for the biennium, if it is c to prevent a deficit financial situation.	withhold allotments	of any or all appr	opriations
7 8 9	SECTION 30. [EFFECTIVE JULY 1, 2025]			
9 10 11	CONSTRUCTION			
12 13 14 15	For the 2025-2027 biennium, the following am are appropriated to provide for the constructi purchase, rental, and sale of state properties, o sale of land, including equipment for these pro	on, reconstruction, r capital lease rentals,	ehabilitation, repa and the purchase a	ind
16 17 18	State General Fund - Lease Rentals 146,967,420			
19	State General Fund - Construction			
20 21	649,025,675 Employment Security Special Fund (IC 1	22-4-25)		
22	500,000			
23	State Construction Fund (IC 9-13-2-173.1)			
24 25	102,721,494 Veterans' Home Building Fund (IC 10-17-9-7)			
25 26	6,322,100			
27	State Highway Fund (IC 8-23-9-54)			
28	65,462,500			
29 30	Indiana Correctional Industries Fund (I 20,170,000	C 11-10-6-6)		
31 32	TOTAL 991,169,189			
33				
34	The allocations provided under this SECTION			
35	unless specifically authorized from other desig	<i>,</i>	0	
36 37	agency, with the approval of the governor, in a pursuant to this SECTION, shall consider, as			
38	following specific uses, purposes, and projects	· · · · · · · · · · · · · · · · · · ·	inocations for the	
39				
40	A. GENERAL GOVERNMENT			
41				
42 43	FOR THE STATE BUDGET AGENCY Stadium Lease Rental	43,467,088	43,486,244	
44	Convention Center Lease Rental	17,494,449	17,839,637	
45	Housing Infrastructure Assistance	25,000,000	25,000,000	
46	Water Infrastructure Assistance	20,000,000	20,000,000	
47	Indiana Motorsports Commission	7,000,000	7,000,000	
48	Primary Care Access	7,500,000	7,500,000	
49	Gary Airport Cargo Ramp	9,700,000	0	

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2	Statewide Deferred Maintenance DEPARTMENT OF ADMINISTRATION	50,000,000	50,000,000	
$\frac{2}{3}$	Preventive Maintenance	7,026,466	7,026,466	
3 4	Repair and Rehabilitation	31,042,345	7,020,400	
5	State Construction Fund (IC 9-13-2-173.1)	51,012,515	0	
6	Repair and Rehabilitation	0	29,675,414	
7	Archives Administration Move - FF&E	6,500,000	0	
8	Conference Center Streaming	2,000,000	0	
9	Law Enforcement/Firefighter Monumer		0	
10	DEPARTMENT OF ADMINISTRATION - L			
11	Neuro-Diagnostic Inst. Capital Lease	12,341,059	12,338,943	
12	OFFICE OF ADMINISTRATIVE LAW PRO			
13	Repair and Rehabilitation	1,250,000	0	
14 15				
15 16	B. PUBLIC SAFETY			
10 17	(1) LAW ENFORCEMENT			
18				
10	INDIANA STATE POLICE			
20	Preventive Maintenance	2,619,333	2,859,679	
21	Repair and Rehabilitation	4,923,858	0	
22	Facilities Management Building	3,915,000	0	
23	Evidence Warehouse Design	67,250	0	
24	LAW ENFORCEMENT TRAINING BOARD			
25	Preventive Maintenance	419,000	460,000	
26	Repair and Rehabilitation	3,003,467	0	
27	Generator	1,925,000	0	
28 20	Phase II Capital Improvement Pole Barn Form	12,000,000	0	
29 30	ADJUTANT GENERAL	180,000	0	
30 31	ADJUTANT GENERAL Preventive Maintenance	2,171,079	2,171,079	
32	Repair and Rehabilitation	5,123,552	4,545,372	
32	Modernization of South Readiness Ctr	4,788,000	0	
33 34	Mod of Crawfordsville Readiness Ctrs	3,899,300	0	
35	Modernization Elkhart Readiness Ctrs	3,704,800	Ő	
36	LaPorte RC Utility Extension	1,584,862	0	
37	INTEGRATED PUBLIC SAFETY COMMIS	SION		
38	Preventive Maintenance	500,000	500,000	
39	Repair and Rehabilitation	1,988,266	2,652,266	
40	FORENSIC AND HEALTH SCIENCE LABO			
41	Rape Kit Testing Equipment	2,500,000	0	
42				
43	(2) CORRECTIONS			
44 45	DED ADTMENT OF CONDECTION			
45 46	DEPARTMENT OF CORRECTION Popoir and Pababilitation	6 130 000	Δ	
46 47	Repair and Rehabilitation INDIANA CORRECTION INDUSTRIES	6,430,000	0	
47 48	Indiana Correctional Industries Fund (IC 1	11-10-6-6)		
48 49	Repair and Rehabilitation	805,000	375,000	

		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Pendleton Industries Building	2,090,000	0	
2	Commissary Warehouse Expansion	6,270,000	0	
3	New Castle Industries	4,180,000	0	
4	Vehicle Wrap Building	360,000	0	
5	Pendleton Industries Building	0	2,090,000	
6	Metal Shop Equip	0	4,000,000	
7	STATE PRISON			
8	Preventive Maintenance	537,625	537,625	
9	PENDLETON CORRECTIONAL FACILIT	Y		
10	Preventive Maintenance	635,375	635,375	
11	Repair and Rehabilitation	5,361,800	992,000	
12	WOMEN'S PRISON			
13	Preventive Maintenance	175,950	175,950	
14	NEW CASTLE CORRECTIONAL FACILIT	ΓY		
15	Preventive Maintenance	805,000	805,000	
16	Repair and Rehabilitation	1,032,000	0	
17	PUTNAMVILLE CORRECTIONAL FACIL	JTY		
18	Preventive Maintenance	430,100	430,100	
19	Repair and Rehabilitation	200,000	0	
20	BRANCHVILLE CORRECTIONAL FACIL	ITY		
21	Preventive Maintenance	193,545	193,545	
22	WESTVILLE CORRECTIONAL FACILITY	Y		
23	Preventive Maintenance	587,075	1,008,550	
24	ROCKVILLE CORRECTIONAL FACILIT	Y		
25	Preventive Maintenance	244,375	244,375	
26	PLAINFIELD CORRECTIONAL FACILIT			
27	Preventive Maintenance	305,469	305,469	
28	Repair and Rehabilitation	2,661,500	1,850,000	
29	RECEPTION DIAGNOSTIC CENTER			
30	Preventive Maintenance	152,638	152,638	
31	CORRECTIONAL INDUSTRIAL FACILIT			
32	Preventive Maintenance	293,250	293,250	
33	Repair and Rehabilitation	500,000	1,500,000	
34	WABASH VALLEY CORRECTIONAL FAC			
35	Preventive Maintenance	446,406	446,406	
36	Repair and Rehabilitation	2,987,549	0	
37	CHAIN O' LAKES CORRECTIONAL FAC			
38	Preventive Maintenance	58,650	58,650	
39	MADISON CORRECTIONAL FACILITY		- 10 - 110	
40	Preventive Maintenance	542,512	542,512	
41	MIAMI CORRECTIONAL FACILITY	120.055	120.055	
42	Preventive Maintenance	439,875	439,875	
43	LAPORTE JUVENILE CORRECTIONAL H		20 100	
44	Preventive Maintenance	39,100	39,100	
45 46	Repair and Rehabilitation	925,000	0	
46 47	EDINBURGH CORRECTIONAL FACILIT		20 100	
47 49	Preventive Maintenance	39,100	39,100	
48 40	PENDLETON JUVENILE CORRECTIONA		116 675	
49	Preventive Maintenance	146,625	146,625	

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	FY 2025-2026	FY 2026-2027	Biennial	
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NORTH CENTRAL JUVENILE CORRECT	IONAL FACILIT	Y		
Preventive Maintenance	58,650	58,650		
SOUTH BEND WORK RELEASE CENTER	-	,		
Preventive Maintenance	48,875	48,875		
Repair and Rehabilitation	1,200,000	0		
HERITAGE TRAIL CORRECTIONAL FAC	CILITY			
Preventive Maintenance	219,938	219,938		
Repair and Rehabilitation	2,800,000	0		
(3) REGULATORY & LICENSING				
DEPARTMENT OF HOMELAND SECURI	ГV			
Preventive Maintenance	225,000	225,000		
BOARD OF ANIMAL HEALTH	220,000	220,000		
Preventive Maintenance	375,000	375,000		
Repair and Rehabilitation	1,087,000	0		
	_,,			
C. CONSERVATION AND ENVIRONMENT				
DEPARTMENT OF ENVIRONMENTAL M	ANAGEMENT			
Phase II Agency Wide Tech Upgrade	7,000,000	0		
DEPARTMENT OF NATURAL RESOURC	ES - GENERAL AI	DMINISTRATION	N	
Preventive Maintenance	153,500	153,500		
Repair and Rehabilitation	16,146,080	250,000		
State Construction Fund (IC 9-13-2-173.1)				
Repair and Rehabilitation	0	4,096,080		

20	DEFARINIENT OF ENVIRONMENTAL				
21	Phase II Agency Wide Tech Upgrad	le 7,000,000	0		
22	DEPARTMENT OF NATURAL RESOU	RCES - GENERAL A	DMINISTRATIO		
23	Preventive Maintenance	153,500	153,500		
24	Repair and Rehabilitation	16,146,080	250,000		
25	State Construction Fund (IC 9-13-2-17	/3.1)			
26	Repair and Rehabilitation	0	4,096,080		
27	Lilly Endowment Match	10,000,000	0		
28	Resource Management -Forestry C	apital 500,000	0		
29	Yellowwood SF Campground	2,000,000	0		
30	Harmonie WWTP	3,800,000	0		
31	McCormick's Campground	27,720,000	0		
32	HVAC Chiller Boiler	2,250,000	0		
33	Potato Creek Lodge FFE	0	7,000,000		
34	FISH AND WILDLIFE				
35	Preventive Maintenance	1,955,000	1,955,000		
36	FORESTRY				
37	Preventive Maintenance	1,927,500	1,927,500		
38	NATURE PRESERVES				
39	Preventive Maintenance	645,275	645,275		
40	STATE PARKS AND RESERVOIR MANAGEMENT				
41	Preventive Maintenance	4,990,000	4,990,000		
42	DIVISION OF WATER				
43	Preventive Maintenance	15,000	15,000		
44	ENFORCEMENT				
45	Preventive Maintenance	297,000	297,000		
46	ENTOMOLOGY				
47	Preventive Maintenance	151,250	151,250		
48	INDIANA STATE MUSEUM AND HISTORIC SITES CORPORATION				
49	Preventive Maintenance	780,485	858,532		

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Repair and Rehabilitation	3,623,900	1,690,000	
2	Capital Fundraising Match - R & R	1,000,000	1,090,000	
3	WAR MEMORIALS COMMISSION	1,000,000	1,000,000	
4	Preventive Maintenance	1,200,000	5,465,580	
5	Repair and Rehabilitation	3,350,000	0	
6	WHITE RIVER STATE PARK			
7	Preventive Maintenance	469,250	469,250	
8	Repair and Rehabilitation	1,700,000	0	
9	Park Redevelopment	15,000,000	0	
10				
11	Of the appropriation in FY 2026, \$15,000,000 sh	all be used as mate	ching funds for	
12	White River State Park redevelopment.			
13 14	MAUMEE RIVER BASIN COMMISSION			
14 15	White River State Park redevelopment.	500,000	500,000	
15	while River State Fark redevelopment.	500,000	500,000	
17	D. ECONOMIC AND WORKFORCE DEVELO	OPMENT		
18				
19	INDIANA STATE FAIR			
20	Preventive Maintenance	1,362,139	1,416,625	
21	Repair and Rehabilitation	7,078,111	0	
22	Perimeter Security Enhancements Ph I	I 18,000,000	0	
23	State Construction Fund (IC 9-13-2-173.1))		
24	Repair and Rehabilitation	0	6,180,000	
25	DEPARTMENT OF WORKFORCE DEVEL			
26	Employment Security Special Fund (IC 22			
27	Preventive Maintenance	250,000	250,000	
28				
29 20	E. TRANSPORTATION			
30 31	DEPARTMENT OF TRANSPORTATION - 1		CDOUNDS	
31	State Highway Fund (IC 8-23-9-54)	DUILDINGS AND	GROUNDS	
32 33	Preventive Maintenance	3,735,351	3,930,813	
33 34	Repair and Rehabilitation	5,154,649	4,959,187	
35	Architectural and Engineering Fee	127,500	0	
36	Indianapolis Traffic Management Ctr	1,500,000	Õ	
37	A&E for Borman Traffic Mgt Ctr	340,000	0	
38	Construction of Borman Traffic Mgt C	,	4,000,000	
39	Construction of Jasper Unit and Salt Bl	ldg 0	9,500,000	
40	A&E Austin Subdist/Unit and Salt Bldg	g 1,650,000	0	
41	Const of Austin Subdist/Unit and Salt B	6	16,500,000	
42	A&E for Jasper Unit and Salt Bldg	950,000	0	
43	Const of Evansville Unit and Salt Bldg	11,500,000	0	
44	A&E Fee for Monticello Subdist Bldg	0	600,000	
45	A&E for Albany Unit and Salt Bldg	0	515,000	
46	Land Purchase	250,000	250,000	
47 49			ANCI AFEATRO	
48	F. FAMILY AND SOCIAL SERVICES, HEAL	IH, AND VEIER	and' Affaiks	

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1 2	(1) FAMILY AND SOCIAL SERVICES AD	MINISTRATION	
$\frac{2}{3}$	EVANSVILLE PSYCHIATRIC CHILDI	REN'S CENTER	
4	Preventive Maintenance	36,500	36,500
5	Repair and Rehabilitation	669,754	1,029,361
6	EVANSVILLE STATE HOSPITAL		1,029,001
° 7	Preventive Maintenance	391,162	391,162
8	LOGANSPORT STATE HOSPITAL	0,1,102	0,1,102
9	Preventive Maintenance	491,572	491,572
10	Repair and Rehabilitation	6,125,626	10,758,400
11	MADISON STATE HOSPITAL	0,120,020	10,700,100
12	Preventive Maintenance	464,104	464,104
13	Repair and Rehabilitation	171,140	520,250
14	RICHMOND STATE HOSPITAL	1/1,110	520,250
15	Preventive Maintenance	550,000	550,000
16	Repair and Rehabilitation	11,115,000	1,428,950
17	NEURO DIAGNOSTIC INSTITUTE	11,110,000	1,120,200
18	Preventive Maintenance	475,810	475,810
19	Repair and Rehabilitation	1,060,000	0
20		1,000,000	0
21	(2) PUBLIC HEALTH		
22			
23	SCHOOL FOR THE BLIND AND VISU	ALLY IMPAIRED	
24	Preventive Maintenance	750,000	750,000
25	SCHOOL FOR THE DEAF	100,000	700,000
26	Preventive Maintenance	750,000	750,000
27		750,000	750,000
28	(3) VETERANS' AFFAIRS		
29			
30	DEPARTMENT OF VETERANS' AFFA	IRS	
31	Preventive Maintenance	69,700	69,700
32	Repair and Rehabilitation	400,000	0,,,00
33	Committal Shelter	400,000	ů 0
34	INDIANA VETERANS' HOME	100,000	0
35	Veterans' Home Building Fund (IC 10	-17-9-7)	
36	Preventive Maintenance	637,500	637,500
37	Repair and Rehabilitation	4,746,300	300,800
38		1,7 10,000	200,000
39	(4) HIGHER EDUCATION		
40			
41	INDIANA UNIVERSITY - TOTAL SYST	ГЕМ	
42	Repair and Rehabilitation	22,021,310	22,021,310
43	PURDUE UNIVERSITY - TOTAL SYST		
44	Repair and Rehabilitation	18,605,766	18,605,766
45	INDIANA STATE UNIVERSITY	10,000,700	10,000,700
46	Repair and Rehabilitation	2,136,051	2,136,051
47	UNIVERSITY OF SOUTHERN INDIAN		2,100,001
48	Repair and Rehabilitation	1,736,924	1,736,924
49	BALL STATE UNIVERSITY	_,, _ ,,	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
• /			

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1				TPP: op i dation
1 2	Repair and Rehabilitation VINCENNES UNIVERSITY	4,522,783	4,522,783	
$\frac{2}{3}$	Repair and Rehabilitation	1,474,471	1,474,471	
4	IVY TECH COMMUNITY COLLEGE	1,17 1,171	1,1,1,1,1,1	
5	Repair and Rehabilitation	4,885,428	4,885,428	
6				
7	SECTION 31. [EFFECTIVE JULY 1, 2025]			
8 9	The hudget aganas may employ one (1) or more	anahitaata an angin	oors to inspect	
9 10	The budget agency may employ one (1) or more construction, rehabilitation, and repair projects			
11	in this act or previous acts.	covered by the up	pi opi iucions	
12	•			
13	SECTION 32. [EFFECTIVE UPON PASSAGE]			
14				
15	If any part of a construction or rehabilitation an			
16 17	act or any previous acts has not been allotted or of the biennium, the budget agency may determi		-	tion
18	is not available for allotment. The appropriation			
19	may revert to the fund from which the original a	•		
20	·			
21	SECTION 33. [EFFECTIVE JULY 1, 2025]			
22				
23 24	The budget agency may retain balances in the m year to ensure there are sufficient funds to meet		•	
24 25	disabled and the mentally ill in any year.	the service needs (fi the development	lany
26	disubled and the mentally in in any year.			
27	SECTION 34. [EFFECTIVE JULY 1, 2025]			
28				
29 20	If the budget director determines at any time du			
30 31	branch of state government cannot meet its statu funds in the general fund, then notwithstanding			
32	the approval of the governor and after review by			•
33	from the counter-cyclical revenue and economic	0	•	
34	any additional amount necessary to maintain a p	ositive balance in	the general fund.	
35	SECTION 35. IC 2-5-3.2-1, AS AMENDED BY P.L			
36	AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 1. (
37 38	a benefit provided through a state or local tax that is in action or behavior by the tax incentive recipient, inclu			
30 39	development. The term includes the following:	iding a benefit lifter	nueu to encourage o	economic
40	(1) An exemption, deduction, credit, preferential	rate, or other tax be	nefit that:	
41	(A) reduces the amount of a tax that would oth			
42	(B) results in a tax refund in excess of any tax	· · · · · · · · · · · · · · · · · · ·		
43	(C) reduces the amount of property taxes that w	would otherwise be	due to a political su	bdivision
44 45	of the state.			
45 46	(2) The dedication of revenue by a political subdivision of revenue by a political subdivision of the pay for improvements in an economic			
40 47	revitalization area, an enterprise zone, a tax incre			
48	or district.		, 01 411 9 04101 511	

1 (b) The general assembly intends that each tax incentive effectuate the purposes for which it was 2 enacted and that the cost of tax incentives should be included more readily in the biennial budgeting 3 process. To provide the general assembly with the information it needs to make informed policy choices 4 about the efficacy of each tax incentive, the legislative services agency shall conduct a regular review, 5 analysis, and evaluation of all tax incentives according to a schedule developed by the legislative services 6 agency. 7 (c) The legislative services agency shall conduct a systematic and comprehensive review, analysis, and 8 evaluation of each tax incentive scheduled for review. The review, analysis, and evaluation must include information about each tax incentive that is necessary to achieve the goals described in subsection (b). 9 10 which may include any of the following: (1) The basic attributes and policy goals of the tax incentive, including the statutory and 11 programmatic goals of the tax incentive, the economic parameters of the tax incentive, the original 12 13 scope and purpose of the tax incentive, and how the scope or purpose has changed over time. (2) The tax incentive's equity, simplicity, competitiveness, public purpose, adequacy, and extent of 14 conformance with the original purposes of the legislation enacting the tax incentive. 15 (3) The types of activities on which the tax incentive is based and how effective the tax incentive 16 17 has been in promoting these targeted activities and in assisting recipients of the tax incentive. 18 (4) The count of the following: 19 (A) Applicants for the tax incentive. 20 (B) Applicants that qualify for the tax incentive. 21 (C) Qualified applicants that, if applicable, are approved to receive the tax incentive. 22 (D) Taxpayers that actually claim the tax incentive. 23 (E) Taxpayers that actually receive the tax incentive. 24 (5) The dollar amount of the tax incentive benefits that has been actually claimed by all taxpayers 25 over time, including the following: 26 (A) The dollar amount of the tax incentive, listed by the North American Industrial Classification 27 System (NAICS) Code associated with the tax incentive recipients, if an NAICS Code is 28 available. 29 (B) The dollar amount of income tax credits that can be carried forward for the next five (5) state 30 fiscal years. 31 (6) An estimate of the economic impact of the tax incentive, including the following: 32 (A) A return on investment calculation for the tax incentive. For purposes of this clause, "return on investment calculation" means analyzing the cost to the state or political subdivision of 33 34 providing the tax incentive, analyzing the benefits realized by the state or political subdivision 35 from providing the tax incentive. (B) A cost-benefit comparison of the state and local revenue foregone and property taxes shifted 36 37 to other taxpayers as a result of allowing the tax incentive, compared to tax revenue generated 38 by the taxpayer receiving the incentive, including direct taxes applied to the taxpayer and taxes 39 applied to the taxpaver's employees. 40 (C) An estimate of the number of jobs that were the direct result of the tax incentive. 41 (D) For any tax incentive that is reviewed or approved by the Indiana economic development 42 corporation, a statement by the chief executive officer of the Indiana economic development 43 corporation as to whether the statutory and programmatic goals of the tax incentive are being met, 44 with obstacles to these goals identified, if possible. 45 (7) The methodology and assumptions used in carrying out the reviews, analyses, and evaluations 46 required under this subsection.

47 (8) The estimated cost to the state to administer the tax incentive.

1 (9) An estimate of the extent to which benefits of the tax incentive remained in Indiana or flowed 2 outside Indiana. 3 (10) Whether the effectiveness of the tax incentive could be determined more definitively if the 4 general assembly were to clarify or modify the tax incentive's goals and intended purpose. 5 (11) Whether measuring the economic impact is significantly limited due to data constraints and whether any changes in statute would facilitate data collection in a way that would allow for better 6 7 review, analysis, or evaluation. 8 (12) An estimate of the indirect economic benefit or activity stimulated by the tax incentive. 9 (13) Any additional review, analysis, or evaluation that the legislative services agency considers 10 advisable, including comparisons with tax incentives offered by other states if those comparisons would add value to the review, analysis, and evaluation. 11 The legislative services agency may request a state or local official or a state agency, a political 12 subdivision, a body corporate and politic, or a county or municipal redevelopment commission to furnish 13 information necessary to complete the tax incentive review, analysis, and evaluation required by this 14 section. An official or entity presented with a request from the legislative services agency under this 15 subsection shall cooperate with the legislative services agency in providing the requested information. 16 17 An official or entity may require that the legislative services agency adhere to the provider's rules, if any, 18 that concern the confidential nature of the information. 19 (d) The legislative services agency shall, before October 1 of each year, submit a report to the 20 legislative council, in an electronic format under IC 5-14-6, and to the interim study committee on fiscal 21 policy established by IC 2-5-1.3-4 containing the results of the legislative services agency's review, 22 analysis, and evaluation. The report must include at least the following: 23 (1) A detailed description of the review, analysis, and evaluation for each tax incentive reviewed. 24 (2) Information to be used by the general assembly to determine whether a reviewed tax incentive should be continued, modified, or terminated, the basis for the recommendation, and the expected 25 26 impact of the recommendation on the state's economy. 27 (3) Information to be used by the general assembly to better align a reviewed tax incentive with the 28 original intent of the legislation that enacted the tax incentive. 29 The report required by this subsection must not disclose any proprietary or otherwise confidential 30 taxpayer information. 31 (e) The interim study committee on fiscal policy shall do the following: 32 (1) Hold at least one (1) public hearing after September 30 and before November 1 of each year at 33 which: 34 (A) the legislative services agency presents the review, analysis, and evaluation of tax incentives; 35 and 36 (B) the interim study committee receives information concerning tax incentives. (2) Submit to the legislative council, in an electronic format under IC 5-14-6, any recommendations 37 38 made by the interim study committee that are related to the legislative services agency's review, 39 analysis, and evaluation of tax incentives prepared under this section. (f) The general assembly shall use the legislative services agency's report under this section and the 40 41 interim study committee on fiscal policy's recommendations under this section to determine whether a 42 particular tax incentive: 43 (1) is successful: 44 (2) is provided at a cost that can be accommodated by the state's biennial budget; and 45 (3) should be continued, amended, or repealed. 46 (g) The legislative services agency shall establish and maintain a system for making available to the public information about the amount and effectiveness of tax incentives. 47

7 SECTION 36. IC 4-8.1-2-7, AS AMENDED BY P.L.9-2024, SECTION 57, IS AMENDED TO READ 8 AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 7. (a) Except as otherwise specified in this section, the treasurer of state may not pay any money out of the state treasury except upon warrant of the state 9 10 comptroller or upon check drawn against a financial institution based on an approved claim. 11 (b) The treasurer of state may transfer money invested or on deposit in a public depository to any 12 deposit account in the same or a different public depository. A transfer between deposit accounts may be 13 made by warrant, check, or electronic funds transfer. 14 (c) If a political subdivision (as defined in IC 36-1-2-13) elects to receive distributions from the state 15 or if a state employee elects to have wages deposited directly in a financial institution under IC 4-15-5.9-2 by means of an electronic transfer of funds, the treasurer of state shall have the funds transferred 16 17 electronically. 18 (d) Notwithstanding any other law, if: 19 (1) a vendor or claimant requests that one (1) or more payments be made by means of an electronic 20 funds transfer; and 21 (2) the state comptroller and the treasurer of state agree that payment by electronic funds transfer 22 is advantageous to the state; 23 the state comptroller may elect to authorize an electronic funds transfer method of payment. If authorized 24 by the state comptroller, the treasurer of state may pay money from the state treasury by electronic funds 25 transfer. 26 (e) With regard to electronic funds transfer, a record of each transfer authorization shall be made by 27 the treasurer of state immediately following the authorization and shall be made in a form which conforms to accounting systems approved by the state board of accounts. 28 29 (f) As used in this section, "electronic funds transfer" means any transfer of funds, other than a 30 transaction originated by check, draft, or similar paper instrument, that is initiated through an electronic 31 terminal, telephone, or computer or magnetic tape for the purpose of ordering, instructing, or authorizing 32 a financial institution to debit or credit an account. 33 SECTION 37. IC 4-8.1-2-10, AS AMENDED BY P.L.215-2016, SECTION 60, IS AMENDED TO 34 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 10. The treasurer of state shall keep double entry records of warrants paid, checks drawn, receipts, cash on hand, and investments for which the 35 treasurer of state is accountable by law in sufficient detail to fulfill the requirements of the law and the 36 37 duty of the treasurer of state's office to safeguard the state treasury. 38 SECTION 38. IC 4-13-2-1, AS AMENDED BY P.L.2-2007, SECTION 35, IS AMENDED TO READ 39 AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 1. (a) This chapter may be known and cited as the 40 "Financial Reorganization Act of 1947". 41 (b) This chapter applies to all agencies of the state. Except as provided in section 30 of this chapter, 42 as used in this chapter, "agency" refers to every officer, board, commission, department, division, bureau, 43 committee, employee, and other instrumentality of the state, including: state hospitals, state penal

(h) The legislative services agency shall develop and publish on the general assembly's website a

multi-year schedule that lists all tax incentives and indicates the year when the report will be published

for each tax incentive reviewed. The legislative services agency may revise the schedule as long as the

legislative services agency provides for a systematic review, analysis, and evaluation of all tax incentives

and that each tax incentive is reviewed at least once. every seven (7) years.

(i) This section expires December 31, 2025. 2030.

- institutions, and other state institution enterprises and activities wherever located, except, unlessspecifically included, the following:
- 46 (1) Military officers and military and armory boards of the state.
- 47 (2) The state fair commission.

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1 (3) The supreme court and the court of appeals. 2 (4) The legislative department of state government including: 3 (A) the senate; 4 (B) the house of representatives; 5 (C) the legislative council; and 6 (D) the legislative services agency. 7 (5) State educational institutions. (6) Persons and institutions under the control of an entity described in subdivision (1), (2), (3), (4), 8 9 or (5). 10 (7) All counties, cities, towns, townships, school towns, townships, and other municipal corporations or political subdivisions of the state. 11 (c) As used in this chapter, "supplies", "materials", "equipment", and "services" means any and all 12 13 articles and things, and all services other than personal, used by, or furnished to, any agency, including printing, binding, publication of books and records, repairs and improvements, utility services, and any 14 15 and all other services required for the maintenance, operation, or upkeep of buildings and offices. (d) The enumeration of the things specified in this section are not exclusive. 16 17 SECTION 39. IC 4-13-2-1.5, AS AMENDED BY P.L.85-2017, SECTION 6, IS AMENDED TO 18 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 1.5. (a) Notwithstanding section 1 of this 19 chapter, but except as provided in section 30 of this chapter, the term "agencies of state", "state agency", or "agency", as used in sections 7, 19, and 23 of this chapter, include the judicial and legislative 20 21 departments of state government. 22 (b) Notwithstanding section 1 of this chapter, section 19 of this chapter applies to the judicial and 23 legislative departments of state government. 24 (c) Notwithstanding section 1 of this chapter, section 5.2 of this chapter applies to a body corporate 25 and politic. 26 SECTION 40. IC 4-13-2-18, AS AMENDED BY P.L.9-2024, SECTION 89, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 18. (a) For the purpose of the administration 27 28 of the allotment system provided by this section, each fiscal year shall be divided into four (4) quarterly 29 allotment periods, beginning respectively on the first day of July, October, January, and April. In any case 30 where the quarterly allotment period is impracticable, the budget director may prescribe a different period 31 suited to the circumstances but not extending beyond the end of any fiscal year. 32 (b) Except as otherwise expressly provided in this section, the provisions of this chapter relating to the allotment system and to the encumbering of funds shall apply to appropriations and funds of all kinds, 33 34 including standing or annual appropriations and dedicated funds, from which expenditures are to be made 35 from time to time by or under the authority of any state agency. The provisions relating to the allotment system shall not apply to money made available for the purpose of conducting a post-audit of financial 36 37 transactions of any state agency. Likewise, appropriations for construction or for the acquisition of real 38 estate for public purposes may be exempted from the allotment system by the budget director. The budget 39 director shall prescribe regulations as will ensure the proper application and encumbering of those funds. 40 (c) No appropriation to any state agency shall become available for expenditure until: 41 (1) the state agency shall have submitted to the budget agency a request for allotment, the request for allotment to consist of an estimate of the amount required for each activity and each purpose for 42 43 which money is to be expended during the applicable allotment period; and 44 (2) the estimate contained in the request for allotment shall have been approved, increased, or decreased by the budget director and funds allotted as provided. 45

46 The form of a request for allotment, including a request by hand, mail, facsimile transmission, or other47 electronic transmission, shall be prescribed by the budget agency with the approval of the state

1 comptroller and shall be submitted to them at least twenty-five (25) days prior to the beginning of the

2 allotment period.

3 (d) Subject to subsection (k), each request for allotment shall be reviewed by the budget agency and
 4 respective amounts shall be allotted for expenditure if:

5 (1) the estimate is within the terms of the appropriation as to amount and purpose, having due regard

- 6 for the probable future needs of the state agency for the remainder of the fiscal year or other term
- 7 for which the appropriation was made; and
- 8 (2) the agency contemplates expenditure of the allotment during the period.

9 Otherwise the budget agency shall modify the estimate to conform with the terms of the appropriation and 10 the prospective needs of the state agency, and shall reduce the amount to be allotted accordingly. The 11 budget agency shall act promptly upon all requests for allotment and shall notify every state agency of 12 its allotments at least five (5) days before the beginning of each allotment period. The total amount 13 allotted to any agency for the fiscal year or other term for which the appropriation was made shall not 14 exceed the amount appropriated for the year or term.

- (e) The budget director shall also have authority at any time to modify or amend any allotmentpreviously made by the budget director.
- 17 (f) In case the budget director shall discover at any time that:
- 18 (1) the probable receipts from taxes or other sources for any fund will be less than were anticipated;19 and
- 20 (2) as a consequence the amount available for the remainder of the term of the appropriation or for
 21 any allotment period will be less than the amount estimated or allotted;

the budget director shall, with the approval of the governor, and after notice to the state agency oragencies concerned, reduce the amount or amounts allotted or to be allotted to prevent a deficit.

(g) The budget agency shall promptly transmit records of all allotments and modifications to the statecomptroller.

(h) The state comptroller shall maintain as a part of the central accounting system for the state, as
provided, records showing at all times, by funds, accounts, and other pertinent classifications, the amounts
appropriated, the estimated revenues, the actual revenues or receipts; the amounts allotted and available
for expenditure, the total expenditures, the unliquidated obligations, actual balances on hand, and the
unencumbered balances of the allotments for each state agency.

31 (i) No payment shall be made from any fund, allotment, or appropriation unless the state comptroller32 shall first certify that there is a sufficient unencumbered balance in the fund, allotment, or appropriation,

after taking into consideration all previous expenditures to meet the same. In the case of an obligation to
be paid from federal funds, a notice of a federal grant award shall be considered an appropriation against
which obligations may be incurred, funds may be allotted, and encumbrances may be made.

(j) Every expenditure or obligation authorized or incurred in violation of the provisions of this chapter 36 37 shall be void. Every payment made in violation of the provisions of this chapter shall be illegal, and every 38 official authorizing or making a void payment, or taking part in a void payment, and every person 39 receiving a void payment, or any part of a void payment, shall be jointly and severally liable to the state 40 for the full amount paid or received. If any appointive officer or employee of the state shall knowingly 41 incur any obligation or shall authorize or make any expenditure in violation of the provisions of this chapter, or take any part, it shall be ground for removal of the appointive officer or employee of the state 42 43 by the officer appointing the appointive officer or employee of the state. If the appointing officer is a 44 person other than the governor and fails to remove the officer or employee, the governor may exercise the

- 45 power of removal after giving notice of the charges and opportunity for hearing to the accused officer or
- 46 employee and to the officer appointing the accused officer or employee.
- 47 (k) If the budget director determines at any time that a state agency can perform the agency's

1 statutory obligations with less than the amount appropriated, the budget director shall, with the 2 approval of the governor, and after notice to the state agency or agencies concerned, reduce the 3 amount or amounts allotted or to be allotted. The budget agency shall maintain a list of each 4 appropriation from which the amount or amounts allotted or to be allotted are reduced and publish 5 the list on the budget agency's website. SECTION 41. IC 4-13-2-30 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ 6 7 AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 30. (a) This section applies in each of the state fiscal 8 vears: 9 (1) beginning July 1, 2025, and ending June 30, 2026; and 10 (2) beginning July 1, 2026, and ending June 30, 2027. (b) As used in this section, "state agency" means an authority, board, branch, commission, 11 committee, department, division, or other instrumentality of any of the following: 12 13 (1) The executive, including the administrative department of state government. 14 (2) A state educational institution. 15 (3) A body corporate and politic created by statute. (c) Each state fiscal year, the budget director shall withhold, from each appropriation for the 16 state fiscal year made in the biennial budget bill to a state agency that is predominantly used, as 17 18 determined by the budget director, for: 19 (1) salaries or other wages for state agency employees; or 20 (2) general operating expenses of the state agency; 21 an amount equal to five percent (5%) of the appropriation for the state fiscal year. 22 (d) The budget director may, with the approval of the governor, release any part of the amount 23 of the appropriation withheld under subsection (c) during the state fiscal year to the state agency 24 upon written request from the state agency. 25 (e) The withholding requirement under subsection (c) does not apply to an appropriation for the state fiscal year to a state agency that is predominantly used, as determined by the budget director, 26 27 to pay for services performed by vendors, to provide grants or distributions, or otherwise used for 28 a purpose not described in subsection (c). 29 (f) The budget director shall, not later than August 1 and December 31 of each state fiscal year, 30 provide a report to the budget committee that: 31 (1) lists each appropriation from which funds were withheld under this section; 32 (2) details any appropriation for which the budget director released any part of the amount 33 withheld, as permitted under subsection (d); and 34 (3) provides the rationale for releasing each amount described in subdivision (2). 35 SECTION 42. IC 4-13-12.1-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 36 2025]: Sec. 7. After completion of construction and negotiation of a lease under section 8 of this chapter 37 (before its repeal), the society shall convey title to the building to the state. SECTION 43. IC 4-13-12.1-8 IS REPEALED [EFFECTIVE JULY 1, 2025]. Sec. 8. (a) The 38 39 department may enter into a lease with the society for the society's use of any part of the building, exterior 40 improvements, and surrounding site. 41 (b) Notwithstanding the term limitation for a lease under IC 4-13-1-4(10), the department may enter 42 into a lease under subsection (a) for a term of not more than ninety-nine (99) years. 43 (c) Rent under a lease entered into under this section is one dollar (\$1) each year, payable in advance. 44 (d) A lease entered into under this section must require the department to provide, at no cost to the 45 society, the following services in relation to the building, the exterior improvements, and the surrounding 46 site: 47 (1) Management.

1	(2) Maintenance.
2	(3) Operation.
3	(4) Utilities (other than telephone services).
4	(5) Other services reasonably necessary to maintain the building, exterior improvements, and the
5	surrounding site.
6	(e) A lease entered into under this section must provide that the lease terminates if the society or its
7	successor vacates the building.
8	(f) A lease entered into under this section may permit the building to house state activities or functions.
9	SECTION 44. IC 4-13.6-5-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
10	READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 13. (a) As used in this section, "business
11	providing specialized employee services" refers to a business that satisfies all of the following:
12	(1) Not less than seventy-five percent (75%) of the employees of the business are Indiana
13	residents who meet at least one (1) of the following criteria:
14	(A) The employee is incarcerated or was formerly incarcerated.
15	(B) The employee is on probationary status.
16	(C) The employee is receiving government funded public assistance.
17	(D) The employee is a military veteran.
18	(2) The business pays a minimum wage of not less than thirteen dollars and fifty cents (\$13.50)
19 20	per hour.
20 21	(3) The business maintains a company representative to assist employees with at least one (1) of the following:
²¹ 22	(A) Transitional services out of incarceration or probation.
23	(B) Job skills based training programs.
23 24	(C) Social skills training and assistance relating to personal finance and basic legal
25	assistance.
26	(4) The business provides employees with health insurance, vision insurance, dental insurance,
27	and access to retirement savings options.
28	(b) The division shall determine whether a particular business meets the requirements of this
29	section.
30	(c) There is a price preference of fifteen percent (15%) for supplies or services purchased from
31	a business providing specialized employee services.
32	(d) A business that wants to claim a preference provided under this section must do all of the
33	following:
34	(1) State in the business's offer that the business claims the preference provided by this section.
35	(2) Provide information to the division necessary to demonstrate that the business is a business
36	providing specialized employee services.
37	SECTION 45. IC 5-28-2-1.5, AS AMENDED BY P.L.214-2023, SECTION 1, IS AMENDED TO
38 20	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2026]: Sec. 1.5. "Applicable tax credit" means a tax
39 40	credit available under any of the following: (1) IC 6-3.1-13.
40 41	(1) IC 6-3.1-15. (2) IC 6-3.1-19.
42	(2) IC 6-3.1-19. (3) IC 6-3.1-26.
43	(4) IC 6-3.1-30.
44	(5) IC 6-3.1-34.
45	(6) IC 6-3.1-36.
46	(7) IC 6-3.1-37.2.
47	(8) IC 6-3.1-46.

1 SECTION 46. IC 6-2.5-1-10.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO 2 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 10.5. "Adult diapers" means diapers other 3 than children's diapers. 4 SECTION 47. IC 6-2.5-5-57, AS ADDED BY P.L.180-2022(ss), SECTION 7, IS AMENDED TO 5 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 57. (a) Sales of children's diapers are exempt 6 from the state gross retail tax. 7 (b) Sales of adult diapers are exempt from the state gross retail tax. 8 SECTION 48. IC 6-2.5-5-57.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 57.5. (a) For purposes of this section, 9 10 "feminine hygiene products" means: 11 (1) tampons; 12 (2) panty liners; 13 (3) menstrual cups; 14 (4) sanitary napkins; and 15 (5) other similar tangible personal property designed for feminine hygiene in connection with 16 the human menstrual cycle. 17 (b) Sales of feminine hygiene products are exempt from the state gross retail tax. 18 SECTION 49. IC 6-3-1-3.5, AS AMENDED BY P.L.9-2024, SECTION 185, IS AMENDED TO 19 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 3.5. When used in 20 this article, the term "adjusted gross income" shall mean the following: 21 (a) In the case of all individuals, "adjusted gross income" (as defined in Section 62 of the Internal 22 Revenue Code), modified as follows: 23 (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes 24 of the United States. 25 (2) Except as provided in subsection (c), add an amount equal to any deduction or deductions allowed or allowable pursuant to Section 62 of the Internal Revenue Code for taxes based on or 26 27 measured by income and levied at the state level by any state of the United States. 28 (3) Subtract one thousand dollars (\$1,000), or in the case of a joint return filed by a husband and 29 wife, subtract for each spouse one thousand dollars (\$1,000). 30 (4) Subtract one thousand dollars (\$1,000) for: 31 (A) each of the exemptions provided by Section 151(c) of the Internal Revenue Code (as 32 effective January 1, 2017); (B) each additional amount allowable under Section 63(f) of the Internal Revenue Code; and 33 (C) the spouse of the taxpayer if a separate return is made by the taxpayer and if the spouse, for 34 the calendar year in which the taxable year of the taxpayer begins, has no gross income and is not 35 36 the dependent of another taxpayer. (5) Subtract each of the following: 37 38 (A) One thousand five hundred dollars (\$1,500) for each of the exemptions allowed under 39 Section 151(c)(1)(B) of the Internal Revenue Code (as effective January 1, 2004), except that in 40 the first taxable year in which a particular exemption is allowed under Section 151(c)(1)(B) of the Internal Revenue Code (as effective January 1, 2004), subtract three thousand dollars 41 42 (\$3,000) for that exemption. 43 (B) One thousand five hundred dollars (\$1,500) for each exemption allowed under Section 151(c) of the Internal Revenue Code (as effective January 1, 2017) for an individual: 44 45 (i) who is less than nineteen (19) years of age or is a full-time student who is less than 46 twenty-four (24) years of age: (ii) for whom the taxpayer is the legal guardian; and 47

1 2	 (iii) for whom the taxpayer does not claim an exemption under clause (A). (C) Five hundred dollars (\$500) One thousand dollars (\$1,000) for each additional amount
3	allowable under Section $63(f)(1)$ of the Internal Revenue Code if the federal adjusted gross
4	income of the taxpayer, or the taxpayer and the taxpayer's spouse in the case of a joint return, is
5 6	less than forty thousand dollars (\$40,000). In the case of a married individual filing a separate return, the qualifying income amount in this clause is equal to twenty thousand dollars (\$20,000).
0 7	(D) Three thousand dollars (\$3,000) for each exemption allowed under Section 151(c) of the
8	Internal Revenue Code (as effective January 1, 2017) for an individual who is:
9	(i) an adopted child of the taxpayer; and
10	(ii) less than nineteen (19) years of age or is a full-time student who is less than twenty-four
11 12	(24) years of age. This amount is in addition to any amount subtracted under clause (A) or (B).
12	This amount is in addition to the amount subtracted under subdivision (4).
14	(6) Subtract any amounts included in federal adjusted gross income under Section 111 of the Internal
15	Revenue Code as a recovery of items previously deducted as an itemized deduction from adjusted
16 17	gross income. (7) Subtract any amounts included in federal adjusted gross income under the Internal Revenue Code
18	which amounts were received by the individual as supplemental railroad retirement annuities under
19	45 U.S.C. 231 and which are not deductible under subdivision (1).
20	(8) Subtract an amount equal to the amount of federal Social Security and Railroad Retirement
21 22	benefits included in a taxpayer's federal gross income by Section 86 of the Internal Revenue Code. (9) In the case of a nonresident taxpayer or a resident taxpayer residing in Indiana for a period of less
22	than the taxpayer's entire taxable year, the total amount of the deductions allowed pursuant to
24	subdivisions (3), (4), and (5) shall be reduced to an amount which bears the same ratio to the total
25	as the taxpayer's income taxable in Indiana bears to the taxpayer's total income.
26 27	(10) In the case of an individual who is a recipient of assistance under IC 12-10-6-1, IC 12-10-6-2.1, IC 12-15-2-2, or IC 12-15-7, subtract an amount equal to that portion of the individual's adjusted
28	gross income with respect to which the individual is not allowed under federal law to retain an
29	amount to pay state and local income taxes.
30	(11) In the case of an eligible individual, subtract the amount of a Holocaust victim's settlement
31 32	payment included in the individual's federal adjusted gross income. (12) Subtract an amount equal to the portion of any premiums paid during the taxable year by the
32 33	taxpayer for a qualified long term care policy (as defined in IC 12-15-39.6-5) for the taxpayer or the
34	taxpayer's spouse if the taxpayer and the taxpayer's spouse file a joint income tax return or the
35	taxpayer is otherwise entitled to a deduction under this subdivision for the taxpayer's spouse, or both.
36 37	(13) Subtract an amount equal to the lesser of:(A) two thousand five hundred dollars (\$2,500), or one thousand two hundred fifty dollars
37 38	(\$1,250) in the case of a married individual filing a separate return; or
39	(B) the amount of property taxes that are paid during the taxable year in Indiana by the individual
40	on the individual's principal place of residence.
41 42	(14) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the individual's federal adjusted gross income
42 43	included in the individual's federal adjusted gross income. (15) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
44	owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
45	taxable year equal to the amount of adjusted gross income that would have been computed had an
46 47	election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
47	depreciation to the property in the year that it was placed in service.

1	(16) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code
2 3	(concerning net operating losses). (17) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
3 4	placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
5	the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
6	that would have been computed had an election for federal income tax purposes not been made for
7	the year in which the property was placed in service to take deductions under Section 179 of the
8	Internal Revenue Code in a total amount exceeding the sum of:
9	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
10	Internal Revenue Code were not elected as provided in clause (B); and
11	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
12	179 of the Internal Revenue Code on property acquired in an exchange if:
13 14	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section
14 15	1031 of the Internal Revenue Code in effect on January 1, 2017; (ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
15	Internal Revenue Code; and
17	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
18	Revenue Code with regard to the acquired property in the year that the property was placed into
19	service.
20	The amount of deductions allowable for an item of property under this clause may not exceed the
21	amount of adjusted gross income realized on the property that would have been deferred under
22	the Internal Revenue Code in effect on January 1, 2017.
23	(18) Subtract an amount equal to the amount of the taxpayer's qualified military income that was not
24 25	excluded from the taxpayer's gross income for federal income tax purposes under Section 112 of the Internal Revenue Code.
23 26	(19) Subtract income that is:
20	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
28	(B) included in the individual's federal adjusted gross income under the Internal Revenue Code.
29	(20) Add an amount equal to any income not included in gross income as a result of the deferral of
30	income arising from business indebtedness discharged in connection with the reacquisition after
31	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
32	Section 108(i) of the Internal Revenue Code. Subtract the amount necessary from the adjusted gross
33 34	income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of the deferral of income grising from
34 35	the amount included in federal gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
36	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
37	Internal Revenue Code.
38	(21) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
39	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
40	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this
41	subdivision:
42	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company,
43	a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
44 45	obligation on the date the entity acquired the obligation; (B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition
45 46	of the obligation shall be the date ownership of the obligation was transferred, except to the
40 47	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
• /	enter providera in endese (17), and it a portion of the confactor is acquired on maniple dates, the

1	date of acquisition shall be considered separately for each portion of the obligation; and
2 3	(C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
3 4	the acquisition date shall be the date on which the obligation was refinanced. (22) Subtract an amount as described in Section 1341(a)(2) of the Internal Revenue Code to the
5	extent, if any, that the amount was previously included in the taxpayer's adjusted gross income for
6	a prior taxable year.
7	(23) For taxable years beginning after December 25, 2016, add an amount equal to the deduction
8	for deferred foreign income that was claimed by the taxpayer for the taxable year under Section
9	965(c) of the Internal Revenue Code.
10	(24) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
11	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
12	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
13	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
14 15	interest expense is considered paid or accrued only in the first taxable year the deduction would have
15 16	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section 163(j)(1) of the Internal Revenue Code did not exist.
17	(25) Subtract the amount that would have been excluded from gross income but for the enactment
18	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
19	(26) For taxable years beginning after December 31, 2019, and before January 1, 2021, add an
20	amount of the deduction claimed under Section $62(a)(22)$ of the Internal Revenue Code.
21	(27) For taxable years beginning after December 31, 2019, for payments made by an employer under
22	an education assistance program after March 27, 2020:
23	(A) add the amount of payments by an employer that are excluded from the taxpayer's federal
24	gross income under Section 127(c)(1)(B) of the Internal Revenue Code; and
25	(B) deduct the interest allowable under Section 221 of the Internal Revenue Code, if the
26	disallowance under Section $221(e)(1)$ of the Internal Revenue Code did not apply to the payments
27 28	described in clause (A). For purposes of applying Section 221(b) of the Internal Revenue Code to the amount allowable under this alouse, the amount under alouse (A) shall not be added to
28 29	to the amount allowable under this clause, the amount under clause (A) shall not be added to adjusted gross income.
29 30	(28) Add an amount equal to the remainder of:
31	(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code;
32	minus
33	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
34	Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for amounts paid
35	or incurred after December 31, 2020.
36	(29) For taxable years beginning after December 31, 2017, and before January 1, 2021, add an
37	amount equal to the excess business loss of the taxpayer as defined in Section $461(l)(3)$ of the
38 20	Internal Revenue Code. In addition:
39 40	(A) If a taxpayer has an excess business loss under this subdivision and also has modifications under subdivisions (15) and (17) for property placed in service during the taxable year, the
40 41	taxpayer shall treat a portion of the taxable year modifications for that property as occurring in
42	the taxable year the property is placed in service and a portion of the modifications as occurring
43	in the immediately following taxable year.
44	(B) The portion of the modifications under subdivisions (15) and (17) for property placed in
45	service during the taxable year treated as occurring in the taxable year in which the property is
46	placed in service equals:
47	(i) the modification for the property otherwise determined under this section; minus

1	(ii) the excess business loss disallowed under this subdivision;
2	but not less than zero (0).
3	(C) The portion of the modifications under subdivisions (15) and (17) for property placed in
4	service during the taxable year treated as occurring in the taxable year immediately following the
5	taxable year in which the property is placed in service equals the modification for the property
6	otherwise determined under this section minus the amount in clause (B).
7	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be
8	first allocated to the modification under subdivision (15), then to the modification under
9	subdivision (17).
10	(30) Add an amount equal to the amount excluded from federal gross income under Section
11	108(f)(5) of the Internal Revenue Code. For purposes of this subdivision:
12	(A) if an amount excluded under Section $108(f)(5)$ of the Internal Revenue Code would be
13	excludible under Section $108(a)(1)(B)$ of the Internal Revenue Code, the exclusion under Section
14	108(a)(1)(B) of the Internal Revenue Code shall take precedence; and
15	(B) if an amount would have been excludible under Section 108(f)(5) of the Internal Revenue
16	Code as in effect on January 1, 2020, the amount is not required to be added back under this
17	subdivision.
18	(31) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction
19	disallowed pursuant to:
20	(A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206 and
21	207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law 116-260);
22	and
23	(B) Section 3134(e) of the Internal Revenue Code.
24	(32) Subtract the amount of an ESA annual grant amount and, as applicable, a CSA annual grant
25	amount distributed to a taxpayer's Indiana education scholarship account under IC 20-51.4 that is
26	used for an ESA or CSA qualified expense (as defined in IC 20-51.4-2) or to an Indiana enrichment
27	scholarship account under IC 20-52 that is used for qualified expenses (as defined in IC 20-52-2-6),
28	to the extent the distribution used for the qualified expense is included in the taxpayer's federal
29	adjusted gross income under the Internal Revenue Code.
30	(33) For taxable years beginning after December 31, 2019, and before January 1, 2021, add an
31	amount equal to the amount of unemployment compensation excluded from federal gross income
32	under Section 85(c) of the Internal Revenue Code.
33	(34) For taxable years beginning after December 31, 2022, subtract an amount equal to the
34	deduction disallowed under Section 280C(h) of the Internal Revenue Code.
35	(35) For taxable years beginning after December 31, 2021, add or subtract amounts related to
36	specified research or experimental procedures as required under IC 6-3-2-29.
37	(36) Subtract any other amounts the taxpayer is entitled to deduct under IC 6-3-2.
38	(37) Subtract the amount of a CSA annual grant amount distributed to a taxpayer's career scholarship
<u>39</u>	account under IC 20-51.4-4.5 that is used for a CSA qualified expense (as defined in
40	IC 20-51.4-2-3.8), to the extent the distribution used for the CSA qualified expense is included in
41	the taxpayer's federal adjusted gross income under the Internal Revenue Code.
42	(b) In the case of corporations, the same as "taxable income" (as defined in Section 63 of the Internal
43	Revenue Code) adjusted as follows:
44	(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
45	of the United States.
46	(2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section
47	170 of the Internal Poyonus Code (concerning charitable contributions)

47 170 of the Internal Revenue Code (concerning charitable contributions).

- 1 (3) Except as provided in subsection (c), add an amount equal to any deduction or deductions 2 allowed or allowable pursuant to Section 63 of the Internal Revenue Code for taxes based on or 3 measured by income and levied at the state level by any state of the United States. 4 (4) Subtract an amount equal to the amount included in the corporation's taxable income under 5 Section 78 of the Internal Revenue Code (concerning foreign tax credits). 6 (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 7 owns property for which bonus depreciation was allowed in the current taxable year or in an earlier 8 taxable year equal to the amount of adjusted gross income that would have been computed had an 9 election not been made under Section 168(k) of the Internal Revenue Code to apply bonus 10 depreciation to the property in the year that it was placed in service. (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code 11 12 (concerning net operating losses). 13 (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in 14 the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income 15 that would have been computed had an election for federal income tax purposes not been made for 16 17 the year in which the property was placed in service to take deductions under Section 179 of the 18 Internal Revenue Code in a total amount exceeding the sum of: 19 (A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the 20 Internal Revenue Code were not elected as provided in clause (B); and 21 (B) for taxable years beginning after December 31, 2017, the deductions elected under Section 22 179 of the Internal Revenue Code on property acquired in an exchange if: 23 (i) the exchange would have been eligible for nonrecognition of gain or loss under Section 24 1031 of the Internal Revenue Code in effect on January 1, 2017; 25 (ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the 26 Internal Revenue Code; and 27 (iii) the taxpayer made an election to take deductions under Section 179 of the Internal 28 Revenue Code with regard to the acquired property in the year that the property was placed into 29 service. 30 The amount of deductions allowable for an item of property under this clause may not exceed the 31 amount of adjusted gross income realized on the property that would have been deferred under 32 the Internal Revenue Code in effect on January 1, 2017. (8) Add to the extent required by IC 6-3-2-20: 33 34 (A) the amount of intangible expenses (as defined in IC 6-3-2-20) for the taxable year that 35 reduced the corporation's taxable income (as defined in Section 63 of the Internal Revenue Code) for federal income tax purposes; and 36 37 (B) any directly related interest expenses (as defined in IC 6-3-2-20) that reduced the 38 corporation's adjusted gross income (determined without regard to this subdivision). For purposes 39 of this clause, any directly related interest expense that constitutes business interest within the 40 meaning of Section 163(j) of the Internal Revenue Code shall be considered to have reduced the 41 taxpayer's federal taxable income only in the first taxable year in which the deduction otherwise 42 would have been allowable under Section 163 of the Internal Revenue Code if the limitation 43 under Section 163(j)(1) of the Internal Revenue Code did not exist. 44 (9) Add an amount equal to any deduction for dividends paid (as defined in Section 561 of the 45 Internal Revenue Code) to shareholders of a captive real estate investment trust (as defined in 46 section 34.5 of this chapter).
- 47 (10) Subtract income that is:

1	(A) around from togetion under IC 6.2.2.21.7 (cortain income derived from notante); and
1 2	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and (B) included in the corporation's taxable income under the Internal Revenue Code.
3	(11) Add an amount equal to any income not included in gross income as a result of the deferral of
4	income arising from business indebtedness discharged in connection with the reacquisition after
5	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
6	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
7	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
8	offset the amount included in federal gross income as a result of the deferral of income arising from
9	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
10	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
11	Internal Revenue Code.
12	(12) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
13	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
14 15	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this subdivision:
15	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company,
17	a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
18	obligation on the date the entity acquired the obligation;
19	(B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition
20	of the obligation shall be the date ownership of the obligation was transferred, except to the
21	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
22	date of acquisition shall be considered separately for each portion of the obligation; and
23	(C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
24	the acquisition date shall be the date on which the obligation was refinanced. (12) Equation to $25 - 2016$
25 26	(13) For taxable years beginning after December 25, 2016:(A) for a comparation other than a real estate investment trust additional sectors and the sectors and the sectors and the sectors are additional sectors are ad
20 27	(A) for a corporation other than a real estate investment trust, add:(i) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
28	Statement, line 1; or
29	(ii) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
30	determining the taxpayer's taxable income for purposes of the federal income tax, the amount
31	deducted under Section 965(c) of the Internal Revenue Code; and
32	(B) for a real estate investment trust, add an amount equal to the deduction for deferred foreign
33	income that was claimed by the taxpayer for the taxable year under Section 965(c) of the Internal
34 25	Revenue Code, but only to the extent that the taxpayer included income pursuant to Section 965
35 36	of the Internal Revenue Code in its taxable income for federal income tax purposes or is required to add back dividends paid under subdivision (9).
30 37	(14) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year
38	under Section $250(a)(1)(B)$ of the Internal Revenue Code (attributable to global intangible low-taxed
39	income). The taxpayer shall separately specify the amount of the reduction under Section
40	250(a)(1)(B)(i) of the Internal Revenue Code and under Section 250(a)(1)(B)(ii) of the Internal
41	Revenue Code.
42	(15) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
43	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
44 45	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
45 46	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an interest expense is considered paid or accrued only in the first taxable year the deduction would have
40 47	interest expense is considered paid or accrued only in the first taxable year the deduction would have been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
-T /	seen anowable under section 105 of the internal Revenue Code if the initiation under section

1	163(j)(1) of the Internal Revenue Code did not exist.
2	(16) Subtract the amount that would have been excluded from gross income but for the enactment
3	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
4	(17) Add an amount equal to the remainder of:
5	(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code;
6	minus
7	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
8	Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for amounts paid
9	or incurred after December 31, 2020.
10	(18) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction
11	disallowed pursuant to:
	1
12	(A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206 and
13	207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law 116-260);
14	and
15	(B) Section 3134(e) of the Internal Revenue Code.
16	
	(19) For taxable years beginning after December 31, 2022, subtract an amount equal to the
17	deduction disallowed under Section 280C(h) of the Internal Revenue Code.
18	(20) For taxable years beginning after December 31, 2021, subtract the amount of any:
19	(A) federal, state, or local grant received by the taxpayer; and
20	(B) discharged federal, state, or local indebtedness incurred by the taxpayer;
21	for purposes of providing or expanding access to broadband service in this state.
22	(21) For taxable years beginning after December 31, 2021, add or subtract amounts related to
23	specified research or experimental procedures as required under IC 6-3-2-29.
24	(22) Add or subtract any other amounts the taxpayer is:
25	(A) required to add or subtract; or
26	(B) entitled to deduct;
27	under IC 6-3-2.
28	(c) The following apply to taxable years beginning after December 31, 2018, for purposes of the add
29	back of any deduction allowed on the taxpayer's federal income tax return for wagering taxes, as provided
30	in subsection $(a)(2)$ if the taxpayer is an individual or subsection $(b)(3)$ if the taxpayer is a corporation:
31	(1) For taxable years beginning after December 31, 2018, and before January 1, 2020, a taxpayer is
32	required to add back under this section eighty-seven and five-tenths percent (87.5%) of any
33	deduction allowed on the taxpayer's federal income tax return for wagering taxes.
34	(2) For taxable years beginning after December 31, 2019, and before January 1, 2021, a taxpayer is
35	required to add back under this section seventy-five percent (75%) of any deduction allowed on the
36	taxpayer's federal income tax return for wagering taxes.
30 37	(3) For taxable years beginning after December 31, 2020, and before January 1, 2022, a taxpayer is
38	required to add back under this section sixty-two and five-tenths percent (62.5%) of any deduction
39	allowed on the taxpayer's federal income tax return for wagering taxes.
40	(4) For taxable years beginning after December 31, 2021, and before January 1, 2023, a taxpayer is
41	required to add back under this section fifty percent (50%) of any deduction allowed on the
42	•••••
	taxpayer's federal income tax return for wagering taxes.
43	(5) For taxable years beginning after December 31, 2022, and before January 1, 2024, a taxpayer is
44	required to add back under this section thirty-seven and five-tenths percent (37.5%) of any deduction
45	allowed on the taxpayer's federal income tax return for wagering taxes.
46	(6) For taxable years beginning after December 31, 2023, and before January 1, 2025, a taxpayer is
47	required to add back under this section twenty-five percent (25%) of any deduction allowed on the
	required to due back under this section twenty inverpercent (2570) of any deduction anowed on the

1 taxpayer's federal income tax return for wagering taxes. 2 (7) For taxable years beginning after December 31, 2024, and before January 1, 2026, a taxpayer is 3 required to add back under this section twelve and five-tenths percent (12.5%) of any deduction 4 allowed on the taxpayer's federal income tax return for wagering taxes. 5 (8) For taxable years beginning after December 31, 2025, a taxpayer is not required to add back 6 under this section any amount of a deduction allowed on the taxpayer's federal income tax return for 7 wagering taxes. 8 (d) In the case of life insurance companies (as defined in Section 816(a) of the Internal Revenue Code) 9 that are organized under Indiana law, the same as "life insurance company taxable income" (as defined 10 in Section 801 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes 11 12 of the United States. 13 (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal 14 Revenue Code (concerning charitable contributions). 15 (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level 16 17 by any state. 18 (4) Subtract an amount equal to the amount included in the company's taxable income under Section 19 78 of the Internal Revenue Code (concerning foreign tax credits). 20 (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 21 owns property for which bonus depreciation was allowed in the current taxable year or in an earlier 22 taxable year equal to the amount of adjusted gross income that would have been computed had an 23 election not been made under Section 168(k) of the Internal Revenue Code to apply bonus 24 depreciation to the property in the year that it was placed in service. 25 (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code 26 (concerning net operating losses). 27 (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 28 placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in 29 the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income 30 that would have been computed had an election for federal income tax purposes not been made for 31 the year in which the property was placed in service to take deductions under Section 179 of the 32 Internal Revenue Code in a total amount exceeding the sum of: (A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the 33 34 Internal Revenue Code were not elected as provided in clause (B); and 35 (B) for taxable years beginning after December 31, 2017, the deductions elected under Section 179 of the Internal Revenue Code on property acquired in an exchange if: 36 (i) the exchange would have been eligible for nonrecognition of gain or loss under Section 37 38 1031 of the Internal Revenue Code in effect on January 1, 2017; (ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the 39 40 Internal Revenue Code; and 41 (iii) the taxpayer made an election to take deductions under Section 179 of the Internal 42 Revenue Code with regard to the acquired property in the year that the property was placed into 43 service. 44 The amount of deductions allowable for an item of property under this clause may not exceed the amount of adjusted gross income realized on the property that would have been deferred under 45 46 the Internal Revenue Code in effect on January 1, 2017.

47 (8) Subtract income that is:

$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\\20\\21\\22\\23\\24\\25\\26\\27\\28\\29\\30\\31\\32\\33\\34\\35\\36\\37\end{array} $	 (A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and (B) included in the insurance company's taxable income under the Internal Revenue Code. (9) Add an amount equal to any income not included in gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to offset the amount included in federal gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code. (10) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter 1, Subchapter N of the Internal Revenue Code. (11) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue Code for interest received on an obligation of a state other than Indiana, or a political subdivision of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this subdivision: (A) if the taxpayer receives interest from a pass through entity, a regulated investment company, a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the obligation on the date the entity acquired the obligation is acquired on multiple dates, the date of acquisition shall be the date onwhich the obligation was refinanced. (12) For taxable years beginning after December 25, 2016, add: (A) an amount equal to the amount reported by the taxpa
38	Revenue Code.
39	(14) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
40	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
41	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
42	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
43	interest expense is considered paid or accrued only in the first taxable year the deduction would have
44	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
45	163(j)(1) of the Internal Revenue Code did not exist.
46	(15) Subtract the amount that would have been excluded from gross income but for the enactment
47	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.

1 (16) Add an amount equal to the remainder of: 2 (A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code; 3 minus 4 (B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue 5 Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for amounts paid 6 or incurred after December 31, 2020. 7 (17) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction 8 disallowed pursuant to: 9 (A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206 and 10 207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law 116-260); 11 and 12 (B) Section 3134(e) of the Internal Revenue Code. 13 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. 14 (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to 15 specified research or experimental procedures as required under IC 6-3-2-29. 16 17 (20) Add or subtract any other amounts the taxpayer is: 18 (A) required to add or subtract; or 19 (B) entitled to deduct: 20 under IC 6-3-2. 21 (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code 22 and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal 23 Revenue Code), adjusted as follows: 24 (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes 25 of the United States. 26 (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal 27 Revenue Code (concerning charitable contributions). 28 (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c) 29 of the Internal Revenue Code for taxes based on or measured by income and levied at the state level 30 by any state. 31 (4) Subtract an amount equal to the amount included in the company's taxable income under Section 32 78 of the Internal Revenue Code (concerning foreign tax credits). (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 33 34 owns property for which bonus depreciation was allowed in the current taxable year or in an earlier 35 taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus 36 37 depreciation to the property in the year that it was placed in service. 38 (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code 39 (concerning net operating losses). 40 (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 41 placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in 42 the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income 43 that would have been computed had an election for federal income tax purposes not been made for 44 the year in which the property was placed in service to take deductions under Section 179 of the 45 Internal Revenue Code in a total amount exceeding the sum of: 46 (A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the 47 Internal Revenue Code were not elected as provided in clause (B); and

1	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
2	179 of the Internal Revenue Code on property acquired in an exchange if:
3	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section
4 5	1031 of the Internal Revenue Code in effect on January 1, 2017; (ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
5 6	Internal Revenue Code; and
0 7	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
8	Revenue Code with regard to the acquired property in the year that the property was placed into
9	service.
10	The amount of deductions allowable for an item of property under this clause may not exceed the
11	amount of adjusted gross income realized on the property that would have been deferred under
12	the Internal Revenue Code in effect on January 1, 2017.
13	(8) Subtract income that is:
14	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
15	(B) included in the insurance company's taxable income under the Internal Revenue Code.
16 17	(9) Add an amount equal to any income not included in gross income as a result of the deferral of
17 18	income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
10 19	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
20	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
21	offset the amount included in federal gross income as a result of the deferral of income arising from
22	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
23	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
24	Internal Revenue Code.
25	(10) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal
26 27	Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter 1, Subchapter
27 28	N of the Internal Revenue Code.
28 29	(11) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue Code for interest received on an obligation of a state other than Indiana, or a political subdivision
29 30	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this
31	subdivision:
32	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company,
33	a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
34	obligation on the date the entity acquired the obligation;
35	(B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition
36	of the obligation shall be the date ownership of the obligation was transferred, except to the
37	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
38 39	date of acquisition shall be considered separately for each portion of the obligation; and (C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
39 40	the acquisition date shall be the date on which the obligation was refinanced.
40 41	(12) For taxable years beginning after December 25, 2016, add:
42	(A) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
43	Statement, line 1; or
44	(B) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
45	determining the taxpayer's taxable income for purposes of the federal income tax, the amount
46	deducted under Section 965(c) of the Internal Revenue Code.
47	(13) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year

1	under Section 250(a)(1)(B) of the Internal Revenue Code (attributable to global intangible low-taxed
2	income). The taxpayer shall separately specify the amount of the reduction under Section
3	250(a)(1)(B)(i) of the Internal Revenue Code and under Section 250(a)(1)(B)(ii) of the Internal
4	Revenue Code.
5	(14) Subtract any interest expense paid or accrued in the current taxable year but not deducted as a newly of the limitation improved up der Section $1(2(i)(1))$ of the laternal Parameter Code. Add area
6 7	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
8	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
9	interest expense is considered paid or accrued only in the first taxable year the deduction would have
10	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
11	163(j)(1) of the Internal Revenue Code did not exist.
12	(15) Subtract the amount that would have been excluded from gross income but for the enactment
13	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
14 15	(16) Add an amount equal to the remainder of:
15 16	(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code; minus
17	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
18	Code, if Section $274(n)(2)(D)$ of the Internal Revenue Code was not in effect for amounts paid
19	or incurred after December 31, 2020.
20	(17) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction
21	disallowed pursuant to:
22 23	(A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206 and 207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law 116-260);
23 24	and
	und
25	(B) Section 3134(e) of the Internal Revenue Code.
25 26	(B) Section 3134(e) of the Internal Revenue Code.(18) For taxable years beginning after December 31, 2022, subtract an amount equal to the
26 27	(18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code.
26 27 28	(18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code.(19) For taxable years beginning after December 31, 2021, add or subtract amounts related to
26 27 28 29	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29.
26 27 28 29 30	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is:
26 27 28 29 30 31	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or
26 27 28 29 30	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is:
26 27 28 29 30 31 32 33 34	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct;
26 27 28 29 30 31 32 33 34 35	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows:
26 27 28 29 30 31 32 33 34 35 36	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
26 27 28 29 30 31 32 33 34 35 36 37	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States.
26 27 28 29 30 31 32 33 34 35 36 37 38	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment
26 27 28 29 30 31 32 33 34 35 36 37	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist
26 27 28 29 30 31 32 33 34 35 36 37 38 39	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist attack. (3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist attack. (3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist attack. (3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist attack. (3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation to the property in the year that it was placed in service.
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (18) For taxable years beginning after December 31, 2022, subtract an amount equal to the deduction disallowed under Section 280C(h) of the Internal Revenue Code. (19) For taxable years beginning after December 31, 2021, add or subtract amounts related to specified research or experimental procedures as required under IC 6-3-2-29. (20) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist attack. (3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus

1	(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
2	placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
3	the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
4	that would have been computed had an election for federal income tax purposes not been made for
5	the year in which the property was placed in service to take deductions under Section 179 of the
6	Internal Revenue Code in a total amount exceeding the sum of:
7	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
8	Internal Revenue Code were not elected as provided in clause (B); and
9 10	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
10 11	179 of the Internal Revenue Code on property acquired in an exchange if:
11	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section 1031 of the Internal Revenue Code in effect on January 1, 2017;
12	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
13	Internal Revenue Code; and
15	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
16	Revenue Code with regard to the acquired property in the year that the property was placed into
17	service.
18	The amount of deductions allowable for an item of property under this clause may not exceed the
19	amount of adjusted gross income realized on the property that would have been deferred under
20	the Internal Revenue Code in effect on January 1, 2017.
21	(6) Subtract income that is:
22	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
23	(B) included in the taxpayer's taxable income under the Internal Revenue Code.
24 25	(7) Add an amount equal to any income not included in gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after
25 26	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
20 27	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
28	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
29	offset the amount included in federal gross income as a result of the deferral of income arising from
30	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
31	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
32	Internal Revenue Code.
33	(8) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
34	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
35	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this
36	subdivision:
37 38	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company, a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
30 39	obligation on the date the entity acquired the obligation;
40	(B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition
40	of the obligation shall be the date ownership of the obligation was transferred, except to the
42	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
43	date of acquisition shall be considered separately for each portion of the obligation; and
44	(C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
45	the acquisition date shall be the date on which the obligation was refinanced.
46	(9) For taxable years beginning after December 25, 2016, add an amount equal to:
47	(A) the amount reported by the taxpayer on IRC 965 Transition Tax Statement, line 1;

1	(B) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
2	determining the taxpayer's taxable income for purposes of the federal income tax, the amount
3 4	deducted under Section 965(c) of the Internal Revenue Code; and (C) with regard to any amounts of income under Section 965 of the Internal Revenue Code
4 5	distributed by the taxpayer, the deduction under Section 965(c) of the Internal Revenue Code
6	attributable to such distributed amounts and not reported to the beneficiary.
7	For purposes of this article, the amount required to be added back under clause (B) is not considered
8	to be distributed or distributable to a beneficiary of the estate or trust for purposes of Sections 651
9	and 661 of the Internal Revenue Code.
10	(10) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
11	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
12	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
13	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
14	interest expense is considered paid or accrued only in the first taxable year the deduction would have
15	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
16	163(j)(1) of the Internal Revenue Code did not exist.
17	(11) Add an amount equal to the deduction for qualified business income that was claimed by the
18	taxpayer for the taxable year under Section 199A of the Internal Revenue Code.
19 20	(12) Subtract the amount that would have been excluded from gross income but for the enactment of Section $118(b)(2)$ of the Internal Revenue Code for taxable years ending after December 22, 2017.
20 21	(13) Add an amount equal to the remainder of:
21	(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code;
23	minus
24	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
25	Code, if Section $274(n)(2)(D)$ of the Internal Revenue Code was not in effect for amounts paid
26	or incurred after December 31, 2020.
27	(14) For taxable years beginning after December 31, 2017, and before January 1, 2021, add an
28	amount equal to the excess business loss of the taxpayer as defined in Section 461(1)(3) of the
29	Internal Revenue Code. In addition:
30	(A) If a taxpayer has an excess business loss under this subdivision and also has modifications
31	under subdivisions (3) and (5) for property placed in service during the taxable year, the taxpayer
32	shall treat a portion of the taxable year modifications for that property as occurring in the taxable
33 34	year the property is placed in service and a portion of the modifications as occurring in the
34 35	immediately following taxable year. (B) The portion of the modifications under subdivisions (3) and (5) for property placed in service
33 36	during the taxable year treated as occurring in the taxable year in which the property is placed
30 37	in service equals:
38	(i) the modification for the property otherwise determined under this section; minus
39	(ii) the excess business loss disallowed under this subdivision;
40	but not less than zero (0).
41	(C) The portion of the modifications under subdivisions (3) and (5) for property placed in service
42	during the taxable year treated as occurring in the taxable year immediately following the taxable
43	year in which the property is placed in service equals the modification for the property otherwise
44	determined under this section minus the amount in clause (B).
45	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be
46	first allocated to the modification under subdivision (3), then to the modification under
47	subdivision (5).

1 (15) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction 2 disallowed pursuant to: 3 (A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206 and 4 207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law 116-260); 5 and 6 (B) Section 3134(e) of the Internal Revenue Code. 7 (16) For taxable years beginning after December 31, 2022, subtract an amount equal to the 8 deduction disallowed under Section 280C(h) of the Internal Revenue Code. 9 (17) Except as provided in subsection (c), for taxable years beginning after December 31, 2022, add 10 an amount equal to any deduction or deductions allowed or allowable in determining taxable income under Section 641(b) of the Internal Revenue Code for taxes based on or measured by income and 11 levied at the state level by any state of the United States. 12 (18) For taxable years beginning after December 31, 2021, add or subtract amounts related to 13 specified research or experimental procedures as required under IC 6-3-2-29. 14 15 (19) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or 16 17 (B) entitled to deduct: under IC 6-3-2. 18 19 (g) For purposes of IC 6-3-2.1, IC 6-3-4-12, IC 6-3-4-13, and IC 6-3-4-15 for taxable years beginning 20 after December 31, 2022, "adjusted gross income" of a pass through entity means the items of ordinary 21 income and loss in the case of a partnership or a corporation described in IC 6-3-2-2.8(2), or distributions 22 subject to tax for state and federal income tax for beneficiaries in the case of a trust or estate, whichever 23 is applicable, for the taxable year modified as follows: 24 (1) Add the separately stated items of income and gains, or the equivalent items that must be 25 considered separately by a beneficiary, as determined for federal purposes, attributed to the partners, shareholders, or beneficiaries of the pass through entity, determined without regard to whether the 26 27 owner is permitted to exclude all or part of the income or gain or deduct any amount against the 28 income or gain. 29 (2) Subtract the separately stated items of deductions or losses or items that must be considered 30 separately by beneficiaries, as determined for federal purposes, attributed to partners, shareholders, 31 or beneficiaries of the pass through entity and that are deductible by an individual in determining 32 adjusted gross income as defined under Section 62 of the Internal Revenue Code: (A) limited as if the partners, shareholders, and beneficiaries deducted the maximum allowable 33 34 loss or deduction allowable for the taxable year prior to any amount deductible from the pass 35 through entity; but (B) not considering any disallowance of deductions resulting from federal basis limitations for 36 the partner, shareholder, or beneficiary. 37 38 (3) Add or subtract any modifications to adjusted gross income that would be required both for 39 individuals under subsection (a) and corporations under subsection (b) to the extent otherwise provided in those subsections, including amounts that are allowable for which such modifications 40 41 are necessary to account for separately stated items in subdivision (1) or (2). 42 (h) Subsections (a)(36), (b)(22), (d)(20), (e)(20), or (f)(19) may not be construed to require an add 43 back or allow a deduction or exemption more than once for a particular add back, deduction, or 44 exemption. 45 (i) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit 46 foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the 47

1 earnings and profit deficit, or a portion of the earnings and profit deficit, of the E&P deficit foreign 2 corporation is permitted to reduce the federal adjusted gross income or federal taxable income of 3 the taxpayer, the deficit, or the portion of the deficit, shall also reduce the amount taxable under this 4 section to the extent permitted under the Internal Revenue Code, however, in no case shall this 5 permit a reduction in the amount taxable under Section 965 of the Internal Revenue Code for 6 purposes of this section to be less than zero (0); and 7 (2) the Internal Revenue Service issues guidance that such an income or deduction is not reported directly on a federal tax return or is to be reported in a manner different than specified in this 8 9 section, this section shall be construed as if federal adjusted gross income or federal taxable income 10 included the income or deduction. 11 (i) If a partner is required to include an item of income, a deduction, or another tax attribute in the 12 partner's adjusted gross income tax return pursuant to IC 6-3-4.5, such item shall be considered to be 13 includible in the partner's federal adjusted gross income or federal taxable income, regardless of whether 14 such item is actually required to be reported by the partner for federal income tax purposes. For purposes 15 of this subsection: 16 (1) items for which a valid election is made under IC 6-3-4.5-6, IC 6-3-4.5-8, or IC 6-3-4.5-9 shall 17 not be required to be included in the partner's adjusted gross income or taxable income; and 18 (2) items for which the partnership did not make an election under IC 6-3-4.5-6, IC 6-3-4.5-8, or 19 IC 6-3-4.5-9, but for which the partnership is required to remit tax pursuant to IC 6-3-4.5-18, shall 20 be included in the partner's adjusted gross income or taxable income. 21 (k) The following apply for purposes of this section: 22 (1) For purposes of subsections (b) and (f), if a taxpayer is an organization that has more than one 23 (1) trade or business subject to the provisions of Section 512(a)(6) of the Internal Revenue Code, 24 the following rules apply for taxable years beginning after December 31, 2017: 25 (A) If a trade or business has federal unrelated business taxable income of zero (0) or greater for 26 a taxable year, the unrelated business taxable income and modifications required under this 27 section shall be combined in determining the adjusted gross income of the taxpayer and shall not 28 be treated as being subject to the provisions of Section 512(a)(6) of the Internal Revenue Code 29 if one (1) or more trades or businesses have negative Indiana adjusted gross income after 30 adjustments. 31 (B) If a trade or business has federal unrelated business taxable income of less than zero (0) for 32 a taxable year, the taxpayer shall apply the modifications under this section for the taxable year against the net operating loss in the manner required under IC 6-3-2-2.5 and IC 6-3-2-2.6 for 33 34 separately stated net operating losses. However, if the application of modifications required under 35 IC 6-3-2-2.5 or IC 6-3-2-2.6 results in the separately stated net operating loss for the trade or business being zero (0), the modifications that increase adjusted gross income under this section 36 37 and remain after the calculations to adjust the separately stated net operating loss to zero (0) that 38 result from the trade or business must be treated as modifications to which clause (A) applies for 39 the taxable year. 40 (C) If a trade or business otherwise described in Section 512(a)(6) of the Internal Revenue Code 41 incurred a net operating loss for a taxable year beginning after December 31, 2017, and before 42 January 1, 2021, and the net operating loss was carried back for federal tax purposes: 43 (i) if the loss was carried back to a taxable year for which the requirements under Section 44 512(a)(6) of the Internal Revenue Code did not apply, the portion of the loss and modifications attributable to the loss shall be treated as adjusted gross income of the taxpayer for the first 45 46 taxable year of the taxpayer beginning after December 31, 2022, and shall be treated as part 47 of the adjusted gross income attributable to clause (A), unless, and to the extent, the loss and

- modifications were applied to adjusted gross income for a previous taxable year, as determined
 under this article; and
- (ii) if the loss was carried back to a taxable year for which the requirements under Section
 512(a)(6) of the Internal Revenue Code applied, the portion of the loss and modifications
 attributable to the loss shall be treated as adjusted gross income of the taxpayer for the first
 taxable year of the taxpayer beginning after December 31, 2022, and for purposes of this
 clause, the inclusion of losses and modifications shall be in the same manner as provided in
 clause (B), unless, and to the extent, the loss and modifications were applied to adjusted gross
 income for a previous taxable year, as determined under this article.
- (D) Notwithstanding any provision in this subdivision, if a taxpayer computed its adjusted gross
 income for a taxable year beginning before January 1, 2023, based on a reasonable interpretation
 of this article, the taxpayer shall be permitted to compute its adjusted gross income for those
 taxable years based on that interpretation. However, a taxpayer must continue to report any tax
 attributes for taxable years beginning after December 31, 2022, in a manner consistent with its
 previous interpretation.
- (2) In the case of a corporation, other than a captive real estate investment trust, for which the adjusted gross income under this article is determined after a deduction for dividends paid under the Internal Revenue Code, the modifications required under this section shall be applied in ratio to the corporation's taxable income (as defined in Section 63 of the Internal Revenue Code) after deductions for dividends paid under the Internal Revenue Code compared to the corporation's taxable income (as defined in Section 63 of the Internal Revenue Code) before the deduction for dividends paid under the Internal Revenue Code compared to the corporation's taxable income (as defined in Section 63 of the Internal Revenue Code) before the deduction for dividends paid under the Internal Revenue Code.
- (3) In the case of a trust or estate, the trust or estate is required to include only the portion of themodifications not passed through to beneficiaries.
- (4) In the case of a taxpayer for which modifications are required to be applied against a separately
 stated net operating loss under IC 6-3-2-2.5 or IC 6-3-2-2.6, the modifications required under this
 section must be adjusted to reflect the required application of the modifications against a separately
 stated net operating loss, in order to avoid the application of a particular modification multiple times.
- stated net operating loss, in order to avoid the application of a particular modification multiple times.
 SECTION 50. IC 6-3-5-5, AS ADDED BY P.L.135-2022, SECTION 6, IS AMENDED TO READ AS
 FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 5. (a) If the Indiana economic
 development corporation established by IC 5-28-3-1 enters into an agreement with a taxpayer for an
 economic development for a growing economy tax credit under IC 6-3.1-13, and the taxpayer elects to
 forgo claiming the credit against any state tax liability for that taxable year and requests the department
- to remit to the taxpayer an amount equal to the credit for the taxable year as set forth underIC 6-3.1-13-20(b), the provisions of this section shall apply.
- 36 (b) Before making a payment to a taxpayer under this section, the taxpayer shall provide to the37 department:
- **38** (1) a copy of the taxpayer's agreement with the Indiana economic development corporation;
- **39** (2) the credit awarded to the taxpayer for that taxable year; and
- 40 (3) any other information required by the department.
- 41 (c) A payment by the department cannot exceed the actual incremental income tax withholdings
 42 collected by the department as a result of the employment of new employees subject to an agreement
 43 entered into under IC 6-3.1-13.
- 44 (d) In the case of a credit awarded under IC 6-3.1-13 to a taxpayer that is a pass through entity, the:
- 45 (1) pass through entity has the authority to make the election with regard to the credit;
- 46 (2) shareholders, partners, members, and beneficiaries of the pass through entity may not make an
 47 election separate from the pass through entity with regard to the credit;

1 (3) pass through entity is entitled to the payment allowable under this section; and 2 (4) pass through entity may not pass through any portion of the credit for which the pass through entity requests payment as a tax credit to the shareholders, partners, members, or beneficiaries of 3 4 the pass through entity. 5 (e) If a payment under this section is included in the federal adjusted gross income of an individual 6 or the federal taxable income of any other entity, the payment must be treated as: 7 (1) adjusted gross income from Indiana sources under this article and IC 6-5.5; 8 (2) business income for purposes of this article; and 9 (3) a receipt from Indiana sources for apportionment purposes under IC 6-3-2 and IC 6-5.5-4. 10 (f) For purposes of offsetting refunds and overpayments, a payment under this section is treated as an overpayment of tax under this article and IC 6-5.5 for purposes of IC 6-8.1-9-2, IC 6-8.1-9.5, and 11 12 IC 6-8.1-9.7. 13 (g) A payment under this section is subject to IC 6-3.1-13-22 in the same manner as if the payment had 14 been claimed as a credit. 15 (h) If all or a portion of a payment under this section is determined to have been made in error or is subject to assessment under IC 6-3.1-13-22, the department may issue an assessment for repayment of 16 17 such amount before the later of: (1) ten (10) years from the date of the payment; or 18 19 (2) three (3) years from the date the Indiana economic development corporation notifies the 20 department of the taxpayer's noncompliance pursuant to IC 6-3.1-13-22. 21 (i) An assessment for repayment shall be treated as a proposed assessment for purposes of 22 administrative review and judicial appeal under IC 6-8.1-5. However, review of the Indiana economic 23 development corporation's determination of noncompliance shall be limited to an abuse of discretion by 24 the Indiana economic development corporation. 25 (j) For purposes of this section, an election for payment in lieu of claiming the credit under IC 6-3.1-13 26 for a taxable year is not allowed if: 27 (1) the taxpayer has claimed all or part of the credit for the taxable year; 28 (2) in the case of a taxpayer who is a pass through entity, the taxpayer passes through all or part of 29 the credit as a tax credit, regardless of whether the pass through entity subsequently provides 30 information to the department, the Indiana economic development corporation, or any other affected 31 person or entity, that the credit should not be passed through as a tax credit or whether the credit 32 otherwise has been claimed as a tax credit; or 33 (3) the taxpayer makes the election after the due date of the taxpayer's return under IC 6-3, IC 6-5.5, 34 IC 6-8-15, or IC 27-1-18-2, determined without regard to extensions, on which it would have 35 claimed the credit for which the taxpayer is requesting payment under this section. (k) The amount needed to make a payment under this section shall be paid from funds appropriated 36 to the Indiana economic development corporation for business promotion and innovation. or from the 37 38 statewide innovation development district fund established by IC 36-7-32.5-20. Payments made under 39 this section are subject to available funding. 40 SECTION 51. IC 6-3.1-13-20, AS AMENDED BY P.L.135-2022, SECTION 9, IS AMENDED TO 41 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 20. (a) Except as 42 provided in subsection (b), a taxpayer claiming a credit under this chapter must claim the credit on the 43 taxpayer's annual state tax return or returns in the manner prescribed by the department of state revenue. 44 The taxpayer shall submit to the department of state revenue all information that the department determines necessary for the calculation of the credit provided by this chapter and the determination of 45 46 whether the credit was properly claimed.

47 (b) Notwithstanding subsection (a), if a taxpayer is entitled to a credit under this chapter, the taxpayer

1 may, with the approval of the corporation, elect to forgo claiming the credit against any state tax liability 2 and submit the credit to the department with a request to receive a payment from the corporation, to be 3 paid from funds appropriated to the corporation for business promotion and innovation or from the 4 statewide innovation development district fund established by IC 36-7-32.5-20, that is equal to the credit 5 for that taxable year as provided in IC 6-3-5-5. SECTION 52. IC 6-3.1-33.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO 6 7 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: 8 Chapter 33.5. Rural Fund Capital Investment Tax Credit 9 Sec. 1. The state tax credit provided by this chapter applies to taxable years beginning after 10 December 31, 2025. However, beginning with the period set forth in section 3(a) of this chapter, the 11 corporation may begin to receive applications for the credit provided by this chapter. 12 Sec. 2. The following definitions apply throughout this chapter: 13 (1) "Affiliate" means an entity that directly, or indirectly through one (1) or more 14 intermediaries, controls, or is controlled by, or is under the common control with, another 15 entity. An entity is controlled by another entity if the controlling entity holds, directly or indirectly, the majority of voting or ownership interest in the controlled entity or has control 16 17 over day-to-day operations of the controlled entity by contract or by law. 18 (2) "Applicable percentage" means zero percent (0%) for the first two (2) credit allowance 19 dates, and fifteen percent (15%) for the next four (4) credit allowance dates. 20 (3) "Capital investment" means any equity investment in a rural fund by a rural investor that: 21 (A) is acquired after June 30, 2025, at its original issuance solely in exchange for cash; 22 (B) has one hundred percent (100%) of its cash purchase price used by the rural fund to 23 make qualified investments in eligible businesses located in Indiana by the third 24 anniversary of the initial credit allowance date; and 25 (C) is designated by the rural fund as a capital investment that is certified by the corporation under sections 3 through 5 of this chapter, including any capital investment 26 27 that does not satisfy section 3(b)(1) of this chapter if the investment was a capital 28 investment in the hands of a prior holder. 29 (4) "Corporation" means the Indiana economic development corporation established by 30 IC 5-28-3-1. 31 (5) "Credit allowance date" means the date on which the corporation provides the certification set forth in section 5(a) of this chapter and each of the five (5) anniversary dates of that date 32 33 thereafter. 34 (6) "Department" refers to the department of state revenue. (7) "Eligible business" means a business that, at the time of the initial qualified investment in 35 36 the business: 37 (A) has fewer than two hundred fifty (250) employees; and 38 (B) has its principal business operations in a rural area of Indiana. 39 Any business classified as an eligible business at the time of the initial investment in the 40 business by a rural fund shall remain classified as an eligible business and may receive 41 follow-on investments from any rural fund. The follow-on investments shall be qualified 42 investments even though the business may not meet the definition of an "eligible business" at 43 the time of the follow-on investment. (8) "Principal business operations" means the location where at least sixty percent (60%) of 44 45 a business's employees work or where employees who are paid at least sixty percent (60%) of 46 the business's payroll work. A business that has agreed to relocate employees using the 47 proceeds of a qualified investment to establish its principal business operations in a new 48 location shall be deemed to have its principal business operations in the new location if it

1 satisfied the requirements of this subdivision not later than one hundred eighty (180) days 2 after receiving a qualified investment. 3 (9) "Purchase price" means the amount paid to the rural fund that issues a capital investment, 4 which shall not exceed the amount of capital investment authority certified under sections 3 5 through 5 of this chapter. 6 (10) "Qualified investment" means any investment in an eligible business or any loan to an 7 eligible business with a stated maturity date of at least one (1) year after the date of issuance, 8 excluding revolving lines of credit and senior-secured debt unless the chief executive or similar 9 officer of the eligible business certifies that the eligible business sought and was denied similar 10 financing from a depository institution or by a rural fund unless, with respect to any one (1) eligible business, the maximum amount of investments made in the business by one (1) or more 11 rural funds, on a collective basis with all of the businesses' affiliates, with the proceeds of the 12 13 capital investments, are an amount equal to the greater of twenty percent (20%) of the rural 14 fund's capital investment authority or six million five hundred thousand dollars (\$6,500,000), 15 exclusive of investments made with repaid or redeemed investments or interest or profits realized on those investments. 16 17 (11) "Rural area" means: 18 (A) an area other than a municipality with a population of more than fifty thousand 19 (50,000) or an urban area contiguous and adjacent to the municipality; 20 (B) an area determined to be rural in character by the United States Department of 21 Agriculture; or 22 (C) an urban area contiguous or adjacent to a municipality with a population of more than 23 fifty thousand (50,000) if the corporation determines the eligible business is rural in nature, 24 employs employees from rural areas, or is otherwise beneficial to residents of rural areas. 25 (12) "Rural fund" means an entity certified by the corporation under sections 3 through 5 of 26 this chapter. 27 (13) "Rural investor" means an entity that makes a capital investment in a rural fund. (14) "Senior-secured debt" means any loan that is secured by a first mortgage on real estate 28 29 with a loan-to-value ratio of less than eighty percent (80%). 30 (15) "State tax liability" means a person's total tax liability that is incurred under: 31 (A) IC 27-1-18-2 (the insurance premiums tax); and 32 (B) IC 27-1-20-12 (the insurance premiums retaliatory tax); 33 as computed after the application of the credits that under IC 6-3.1-1-2 are to be applied 34 before the credit provided by this chapter. An insurance company claiming a credit against 35 the taxes listed in this subdivision is not required to pay any additional retaliatory tax in 36 Indiana as a result of claiming the credit. 37 (16) "Taxpayer" means an entity that has state tax liability. 38 Sec. 3. (a) A rural fund that seeks to have an equity investment certified as a capital investment 39 eligible for a credit allowed under this chapter must apply to the corporation. The corporation shall 40 begin accepting applications within ninety (90) days after July 1, 2025. 41 (b) The application must include each of the following: 42 (1) The amount of capital investment requested. (2) A copy of the applicant's or an affiliate of the applicant's license as a rural business 43 44 investment company under 7 U.S.C. 2009cc or as a small business investment company under 45 15 U.S.C. 681 and a certificate executed by an executive officer of the applicant attesting that 46 the license remains in effect and has not been revoked. 47 (3) Evidence that, as of the date the application is submitted, the applicant or affiliates of the 48 applicant have invested at least one hundred million dollars (\$100,000,000) in nonpublic

1 companies located in counties within the United States with a population of less than 2 seventy-five thousand (75,000) according to the 2020 federal decennial census. The evidence 3 may be in the form of a list containing the names of the companies, the location of the 4 companies, and the amounts invested by the applicant or affiliates of the applicant. However, 5 an officer of the applicant must certify the list.

6 (4) A business plan that includes a revenue impact assessment projecting state and local tax 7 revenue to be generated by the applicant's proposed qualified investments, prepared by a 8 nationally recognized, third party, independent economic forecasting firm using a dynamic 9 economic forecasting model that analyzes the applicant's business plan over the ten (10) years 10 following the date the application is submitted to the corporation. The plan must include an 11 estimate of the number of jobs created and jobs retained in Indiana as a result of the 12 applicant's qualified investments.

13

(5) A nonrefundable application fee of five thousand dollars (\$5,000) payable to the 14 corporation.

15 Sec. 4. (a) Within thirty (30) days after the receipt of a completed application, the corporation 16 shall grant or deny the application in full or in part. The corporation shall deny the application if 17 any of the following apply:

18 (1) The applicant does not satisfy all the criteria set forth in section 3 of this chapter.

19 (2) The revenue impact assessment submitted with the application does not demonstrate that 20 the applicant's business plan will result in a positive fiscal impact on Indiana over a ten (10) 21 year period that exceeds the cumulative amount of credits that would be issued to the applicant 22 if the application were approved.

23 (3) The corporation has already approved the maximum amount of capital investment 24 authority allowed under section 6 of this chapter.

25 (b) If the corporation denies any part of the application, it shall inform the applicant of the 26 grounds for the denial. If the applicant provides any additional information required by the 27 corporation or otherwise completes its application within fifteen (15) days of the notice of denial, 28 the application shall be considered complete as of the original date of submission. If the applicant 29 fails to provide the information or fails to complete its application within the fifteen (15) day period, 30 the application shall remain denied and must be resubmitted with a new submission date and a new 31 application fee. 32 Sec. 5. (a) Upon approval of an application, the corporation shall provide a certification of the

33 proposed equity investment as a capital investment eligible for credits under this chapter, subject 34 to the limitations set forth in section 6 of this chapter. The corporation shall provide written notice 35 of the certification to the applicant, which must include the amount of the applicant's capital 36 investment authority and a schedule of credits by year and amount related to the capital investment 37 authority.

38 (b) The corporation shall certify proposed capital investments in the order that the applications

39 are received by the corporation. Applications received on the same day shall be deemed to have 40 been received simultaneously. For applications that are complete and received on the same day, the

41 corporation shall certify applications in proportionate percentages based upon the ratio of the

42 amount of capital investment authority requested in all applications.

Sec. 6. (a) The corporation may not certify capital investment authority under this chapter in 43 an amount that exceeds fifteen million dollars (\$15,000,000) in credits to be claimed against state 44

- 45 tax liability in any calendar year, excluding any credit amounts carried forward under section 7 of 46 this chapter.

47 (b) Within ninety (90) days of the applicant receiving notice of certification, the rural fund shall

48 issue the capital investment to and receive cash in the amount of the certified amount from a rural

1 investor. At least ten percent (10%) of the rural investor's capital investment shall be composed of 2 capital raised by the rural investor directly or indirectly from sources including directors, members, employees, officers, and affiliates of the rural investor, other than the amount invested 3 4 by the allocatee claiming the credits in exchange for the allocation of credits. The rural fund shall 5 provide the corporation with evidence of the receipt of the cash investment within ninety-five (95) 6 days of the applicant receiving notice of certification. 7 (c) If the rural fund does not receive the cash investment and issue the capital investment within 8 the time period following receipt of the certification set forth in section 5(a) of this chapter, the 9 certification shall lapse and the rural fund shall not issue the capital investment without reapplying 10 to the corporation for certification. Lapsed certifications shall revert to the corporation and shall

be reissued on a pro rata basis to applicants whose capital investment allocations were reduced in accordance with the application process set forth in section 5 of this chapter.

Sec. 7. (a) Upon making a capital investment in a rural fund, a rural investor is entitled to a vested credit against the taxpayer's state tax liability that may be used on each credit allowance date of the capital investment in an amount equal to:

16 (1) the applicable percentage for the credit allowance date; multiplied by

17 (2) the purchase price paid to the rural fund for the capital investment.

(b) The amount of the credit claimed by a taxpayer shall not exceed the amount of the taxpayer's
state tax liability for the tax year for which the credit is claimed. Any amount of credit that a
taxpayer is prohibited from claiming in a tax year as a result of this section may be carried forward
for use in any of the five (5) subsequent tax years.

22 (c) The credit shall not be carried back and is not refundable.

Sec. 8. No credit claimed under this chapter shall be refundable or saleable on the open market. Credits may be transferred to affiliates of a taxpayer. Credits earned by or allocated to a partnership, limited liability company, or S corporation may be allocated to the partners, members, or shareholders of such an entity for their use in accordance with the provisions of any agreement among such partners, members, or shareholders, and a rural fund shall notify the department of taxpayers that are eligible to utilize credits and transfers upon such allocation, change, or transfer. Such allocations shall not be considered a sale for the purpose of this section.

Sec. 9. To apply a credit under this chapter against the taxpayer's state tax liability, a taxpayer must claim the credit on the taxpayer's annual state tax return or returns in the manner prescribed by the department. The taxpayer must attach the certification provided by the corporation in accordance with section 5(a) of this chapter and any additional information that the department determines is necessary for the department to determine whether the taxpayer is eligible for the credit.

- 36 Sec. 10. (a) A credit is subject to recapture if any of the following circumstances apply:
- 37 (1) The rural fund does not invest:

38 (A) at least sixty percent (60%) of its capital investment authority in qualified investments
39 in Indiana within two (2) years of the credit allowance date; and

40 (B) one hundred percent (100%) of its capital investment authority in qualified investments
41 in Indiana within three (3) years of the credit allowance date.

42 (2) The rural fund fails to maintain qualified investments equal to one hundred percent 43 (100%) of its capital investment authority from the third anniversary until the sixth 44 anniversary of the credit allowance date. For purposes of this subdivision, a qualified 45 investment is considered maintained even if the qualified investment was sold or repaid as long 46 as the rural fund reinvests an amount equal to the capital returned or recovered or repaid by 47 the rural fund from the original investment, exclusive of any profits realized, in other qualified 48 investments in Indiana within twelve (12) months of receipt of the capital. Amounts received

1 periodically by a rural fund shall be treated as maintained in qualified investments if the 2 amounts are reinvested in one (1) or more qualified investments by the end of the following calendar year. A rural fund is not required to reinvest capital returned from qualified 3 4 investments after the fifth anniversary of the credit allowance date, and the qualified 5 investments shall be considered maintained by the rural fund through the sixth anniversary 6 of the credit allowance date. 7 (3) Before the earlier of: 8 (A) exiting the program in accordance with this chapter; or 9 (B) thirty (30) days after the sixth anniversary of the credit allowance date; 10 the rural fund makes a distribution or payment that results in the rural fund having less than one hundred percent (100%) of its capital investment authority invested in qualified 11 investments in Indiana or held in cash or other marketable securities. 12 13 (4) The rural fund violates section 11 of this chapter, in which case the corporation may 14 recapture an amount equal to the amount of the rural fund's capital investment authority 15 found to be in violation of those provisions. 16 (b) Recaptured credits and related capital investment authority shall revert to the corporation 17 and shall be reissued on a pro rata basis to applicants whose capital investment allocations were 18 reduced in accordance with sections 3 through 5 of this chapter. 19 (c) No recapture shall occur until the rural fund has been given notice of noncompliance and 20 afforded six (6) months from the date of the notice to cure the noncompliance. (d) A rural fund, before making a qualified investment, may request from the corporation a 21 22 written opinion as to whether the business in which it proposes to invest is an eligible business. The 23 corporation, not later than fifteen (15) business days after the date of receipt of the request, shall 24 notify the rural fund of its determination. If the corporation fails to notify the rural fund of its 25 determination by the twentieth business day, the business in which the rural fund proposes to invest 26 shall be deemed an eligible business. 27 Sec. 11. No eligible business that receives a qualified investment under this chapter or any affiliates of the eligible business shall directly or indirectly: 28 29 (1) own or have the right to acquire an ownership interest in a rural fund or in a member or 30 affiliate of a rural fund including, but not limited to, a holder of a capital investment issued 31 by a rural fund: or 32 (2) lend to or invest in a rural fund or any member or affiliate of a rural fund including, but 33 not limited to, a holder of capital investment issued by a rural fund, where the proceeds of the 34 loan or investment are directly or indirectly used to fund or refinance the purchase of capital 35 investments under this chapter. 36 Sec. 12. (a) A rural fund shall submit a report to the corporation by June 30 of each calendar 37 year during the credit allowance period. 38 (b) The report following the second anniversary of the initial credit allowance date shall provide 39 documentation as to the investment of at least sixty percent (60%) of the purchase price of such 40 capital investment in qualified investments. 41 (c) The report following the third anniversary of the initial credit allowance date shall provide documentation as to the investment of one hundred percent (100%) of the purchase price of such 42 capital investment in qualified investments. Unless previously reported under this section, the 43 44 report must also include the following information: 45 (1) The name and location of each eligible business receiving a qualified investment. 46 (2) Bank statements of the rural fund evidencing each qualified investment. 47 (3) A copy of the written opinion of the corporation, as provided in section 10(d) of this 48 chapter, or evidence that the business was an eligible business at the time of the qualified

1 investment, as applicable.

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- 2 (4) The number of jobs created and jobs retained as a result of each qualified investment.
- 3 (5) The average salary of the jobs described in subdivision (4).
- 4 (6) Any other information required by the corporation.
- 5 (d) For all subsequent years, a rural fund shall submit an annual report to the corporation by
 6 June 30 of each calendar year during the credit allowance period, which must include the following
 7 information:
- 8 (1) The number of jobs created and jobs retained as a result of qualified investments.
 - (2) The average annual salary of jobs described in subdivision (1).
- 10 (3) Any other information required by the corporation.

Sec. 13. On or after the sixth anniversary of the credit allowance date, a rural fund may apply to the corporation to exit the program and no longer be subject to the requirements established under this chapter. The corporation shall respond to the exit application within fifteen (15) days of receipt. In evaluating the exit application, the fact that no credits have been recaptured and that the rural fund has not received a notice of recapture that has not been cured as allowed under section 10(c) of this chapter shall be sufficient evidence to prove that the rural fund is eligible for exit. The corporation shall not unreasonably deny an exit application submitted under this section.

- 18 If an exit application is denied, the notice shall include the reasons for the determination.
- 19 SECTION 53. IC 6-3.1-38-4, AS ADDED BY P.L.203-2023, SECTION 2, IS AMENDED TO READ 20 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 4. Subject to section 7 of this chapter, a qualified taxpayer may claim a credit against the qualified taxpayer's state tax liability for a 21 22 qualified contribution for a qualified taxpayer with less than fifty (50) seventy-five (75) employees, up 23 to four hundred dollars (\$400) in the first year per covered employee if the amount provided toward the 24 health reimbursement arrangement is equal to or greater than either the level of benefits provided in the 25 previous benefit year, or if the amount the employer contributes toward the health reimbursement 26 arrangement equals the same amount contributed per covered individual toward the employer provided 27 health insurance plan during the previous benefit year. The credit under this section decreases to two 28 hundred dollars (\$200) per covered employee in the second year. 29 SECTION 54. IC 6-3.1-38-7, AS ADDED BY P.L.203-2023, SECTION 2, IS AMENDED TO READ 30 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 7. (a) The amount of tax
- AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 7. (a) The amount of tax
 credits granted under this chapter may not exceed ten million dollars (\$10,000,000) fifteen million
 dollars (\$15,000,000) in any taxable year.
- (b) The department shall record the time of filing of each return claiming a credit under section 6 of
 this chapter and shall approve the claims if they otherwise qualify for a tax credit under this chapter, in
 the chronological order in which the claims are filed in the state fiscal year.
- 36 (c) The department may not approve a claim for a tax credit after the date on which the total credits37 approved under this section equal the maximum amount allowable in a particular state fiscal year.
- 38 SECTION 55. IC 6-3.1-46 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
 39 AS FOLLOWS [EFFECTIVE JANUARY 1, 2026]:
- 40 Chapter 46. Hoosier Workforce Investment Tax Credit
- 41 Sec. 1. As used in this chapter, "corporation" means the Indiana economic development 42 corporation established by IC 5-28-3-1.
- 43 Sec. 2. As used in this chapter, "credit" refers to a credit allowed under this chapter.
- 44 Sec. 3. As used in this chapter, "eligible business" means an individual, corporation, partnership, 45 ostate trust or other entity that employs at least five (5) employees based in Indiana
- 45 estate, trust, or other entity that employs at least five (5) employees based in Indiana.
- Sec. 4. As used in this chapter, "eligible employee" means an employee of an eligible business
 who:

1 (1) worked as a full-time employee for an eligible business in Indiana for the calendar year 2 immediately preceding the calendar year in which the employee's training begins; (2) received an average annual wage from the eligible business after completion of the training 3 4 that exceeds both: 5 (A) the average annual wage the employee received before beginning the training: (i) by at least twenty-five percent (25%); and 6 7 (ii) for at least two (2) calendar quarters; 8 (B) the average annual wage of an individual in the economic growth region in which the 9 employee resides; and 10 (3) is not a shareholder, partner, member, or beneficiary of the eligible business, or the spouse or dependent of a shareholder, partner, member, or beneficiary of the eligible business. 11 Sec. 5. As used in this chapter, "eligible training costs" means amounts paid by an eligible 12 business for training costs incurred after December 31, 2025, on behalf of an employee that are 13 14 reasonably intended to result in the employee acquiring or improving skills related to the employee's current or future work for the eligible business. 15 Sec. 6. As used in this chapter, "pass through entity" has the meaning set forth in IC 6-3-1-35. 16 Sec. 7. As used in this chapter, "state tax liability" means a taxpayer's total tax liability that is 17 18 incurred under: 19 (1) IC 6-3-1 through IC 6-3-7 (the adjusted gross income tax); 20 (2) IC 27-1-18-2 (the insurance premiums tax) or IC 6-8-15 (the nonprofit agricultural organization health coverage tax); and 21 22 (3) IC 6-5.5 (the financial institutions tax); 23 as computed after the application of the credits that under IC 6-3.1-1-2 are to be applied before the 24 credit provided by this chapter. 25 Sec. 8. As used in this chapter, "taxpayer" means an eligible business with any state tax liability. 26 Sec. 9. As used in this chapter, "training" means a course of instruction intended to increase the 27 marketable skills of an eligible employee. Sec. 10. As used in this chapter, "wages" has the meaning set forth in IC 22-4-4-2. 28 29 Sec. 11. An eligible business may apply to the corporation for a tax credit under this chapter. The 30 corporation shall prescribe the form and contents of the application. The corporation may request 31 any information required to determine the amount of credit allowable under this section. Sec. 12. (a) Subject to subsection (b) and section 17 of this chapter, a taxpayer is entitled to a 32 33 credit under this chapter in the amount equal to the lesser of: 34 (1) the eligible training costs paid for an eligible employee and certified by the corporation; 35 or 36 (2) five thousand dollars (\$5,000). 37 (b) A taxpayer may not be awarded aggregate credits totaling more than fifty thousand dollars 38 (\$50,000) for eligible training costs paid on behalf of all eligible employees of the taxpayer. (c) The corporation may decline to award all or part of a credit to a taxpayer if the corporation 39 40 determines that the taxpayer's credit claim is intended to permit one (1) or more taxpayers to claim 41 more than the amount otherwise allowable to the taxpayer under subsection (b) or intended to 42 avoid the requirements of this chapter. Sec. 13. (a) Subject to sections 12 and 17 of this chapter, a taxpayer must be awarded a credit 43 44 upon the corporation's certification that: 45 (1) the eligible employee has completed their training; and 46 (2) the eligible employee's average annual wage is at least an amount described in section 4(2) 47 of this chapter. (b) The first taxable year for which a taxpayer may claim the credit is the first taxable year for **48**

1 which an eligible employee meets the requirements in subsection (a) as certified by the corporation. 2 Sec. 14. (a) If a pass through entity does not have state income tax liability against which the 3 credit provided by this chapter may be applied, a shareholder, partner, beneficiary, or member of 4 the pass through entity is entitled to a credit equal to: 5 (1) the credit determined for the pass through entity for the taxable year; multiplied by (2) the percentage of the pass through entity's distributive income to which the shareholder, 6 7 partner, beneficiary, or member is entitled. 8 (b) The credit provided under subsection (a) is in addition to a credit to which a shareholder, 9 partner, or member of a pass through entity is otherwise entitled under this chapter. 10 (c) Notwithstanding subsections (a) and (b), for a credit awarded to a pass through entity that is an estate or trust, the estate or trust may elect to retain all or part of the credit to apply against 11 its own state tax liability and attribute the remaining portion of the credit to its beneficiaries as 12 13 provided under subsection (a). Such election shall be made in the first year in which the estate or 14 trust is permitted the credit and shall be irrevocable, except that the estate or trust may distribute 15 any remaining portion of the credit in the manner provided in subsection (a) upon termination of the estate or trust. 16 17 Sec. 15. (a) If the amount of the credit determined under section 12 of this chapter for a taxpayer 18 in a taxable year exceeds the taxpayer's state tax liability for that taxable year, the taxpayer may 19 carry the excess credit over for a period not to exceed the taxpayer's following nine (9) taxable 20 vears. (b) The amount of the credit carryover from a taxable year shall be reduced to the extent that 21 22 the carryover is used by the taxpayer to obtain a credit under this chapter for any subsequent 23 taxable year. 24 (c) A taxpayer is not entitled to a carryback or a refund of any unused credit amount. 25 (d) A taxpayer may not assign any portion of the credit under this chapter. 26 Sec. 16. A taxpayer shall report the credit under this chapter in the manner prescribed by the 27 department. 28 Sec. 17. (a) A tax credit awarded under this chapter is subject to the limitations set forth in 29 IC 5-28-6-9. 30 (b) The aggregate amount of tax credits allowed under this chapter may not exceed four million dollars (\$4,000,000) in a state fiscal year. 31 32 Sec. 18. The department may adopt rules under IC 4-22-2 to carry out the provisions of this 33 chapter. 34 SECTION 56. IC 8-22-3-4.3, AS AMENDED BY P.L.192-2015, SECTION 6, IS AMENDED TO 35 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 4.3. (a) This section applies only to the board 36 of an airport authority that: 37 (1) is not located in a county containing a consolidated city; (2) is established by a city: and 38 39 (3) has entered into a federal interstate compact. 40 (b) The board of an airport authority described in subsection (a) consists of members appointed as 41 follows: 42 (1) Four (4) members One (1) member appointed by the executive of the city in which the airport 43 is located. Not more than two (2) members appointed under this subdivision may be members of the 44 same political party. 45 (2) One (1) member appointed by the executive of the county in which the airport is located. (3) One (1) member appointed by the executive of the county (other than the county in which the 46 47 airport is located) that is closest geographically to the airport.

1 (4) One (1) member appointed by the governor. 2 (5) The commissioner of the Indiana department of transportation. (6) One (1) member appointed by the executive of the city of Hammond. 3 4 (7) One (1) member appointed by the executive of the city of Crown Point. 5 (c) A member of the board holds office for four (4) years and until the member's successor is appointed 6 and qualified. The terms of the members of the board are as follows: 7 (1) For a member appointed under subsection (b)(6) or (b)(7), two (2) years. 8 (2) For a member appointed under subsection (b)(2) or (b)(3), three (3) years. 9 (3) For all other members of the board, four (4) years. 10 (d) If a vacancy occurs in the board, the authority that appointed the member that vacated the board 11 shall appoint an individual to serve for the remainder of the unexpired term. (e) A board member may be reappointed to successive terms. 12 13 (f) A board member may be impeached under the procedure provided for the impeachment of county 14 officers. 15 (g) The board member appointed under subsection (b)(4) serves as the president of the board. (h) On September 1, 2013, the term of each member serving on the board of the airport authority 16 17 originally established by the city of Gary is terminated. The appointing authorities required to make 18 appointments to the board under this section shall make new appointments to the board as soon as 19 possible after August 31, 2013. 20 (i) Each person appointed by an appointing authority under subsection (b) must have knowledge of 21 and at least five (5) years professional work experience in at least one (1) of the following: 22 (1) Aviation management at an executive level. 23 (2) Regional economic development. 24 (3) Business or finance. 25 (i) A person appointed by an appointing authority under subsection (b) may not personally have, or 26 be employed by or have an ownership interest in an entity that has, a significant contractual or business 27 relationship with the airport authority. 28 (k) The board of an airport authority described in subsection (a) shall contract with a certified public 29 accountant for an annual financial audit of the airport authority. The certified public accountant may not 30 be selected without review of the accountant's proposal and approval of the accountant by the state board 31 of accounts. The certified public accountant may not have a significant financial interest, as determined by the board of the airport authority, in a project, facility, or service owned by, funded by, or leased by 32 33 or to the airport authority. The certified public accountant shall present the annual financial audit not later 34 than four (4) months after the end of the airport authority's fiscal year. The board of the airport authority shall pay the cost of the annual financial audit. In addition, the state board of accounts may at any time 35 36 conduct an audit of any phase of the operations of the airport authority. The airport authority shall pay the 37 cost of any audit by the state board of accounts. 38 (1) The board of the airport authority shall, not later than four (4) months after the end of the airport 39 authority's fiscal year, submit an annual report of the board's activities for the preceding fiscal year to: 40 (1) the budget agency, for review by the budget committee; and (2) the legislative council. 41 42 An annual report submitted under this section to the legislative council must be in an electronic format 43 under IC 5-14-6. The annual report must set forth a complete operating and financial statement of the 44 airport authority for the airport authority's preceding fiscal year. 45 (m) On September 1, 2025, the term of each member serving on the board of the airport 46 authority is terminated. The appointing authorities required to make appointments to the board under this section shall make new appointments to the board as soon as possible after August 31, 47

1 2025.

2 SECTION 57. IC 10-11-2-13, AS AMENDED BY P.L.201-2023, SECTION 122, IS AMENDED TO 3 READ AS FOLLOWS [EFFECTIVE JULY 1, 2027]: Sec. 13. (a) The board shall categorize salaries of 4 police employees within each rank based upon the rank held and the number of years of service in the 5 department through the fifteenth year. The salary ranges the board assigns to each rank shall be divided 6 into a base salary and fifteen (15) increments above the base salary, with: 7 (1) the base salary in the rank paid to a person with less than one (1) year of service in the 8 department: and 9 (2) the highest salary in the rank paid to a person with at least fifteen (15) years of service in the 10 department. 11 (b) The salary matrix prescribed by this section shall be reviewed and approved by the budget agency 12 biennially in even-numbered years before implementation. 13 (c) The board shall adjust the salary matrix prescribed by this section whenever a revision or adjustment is made to a pay plan developed under IC 4-15-2.2-27 for which all employees are 14 generally eligible. The adjusted percentage increase of the salary matrix and each corresponding 15 16 salary increment in the salary matrix is equal to the percentage by which the revised or adjusted 17 statewide average salary of state employees in the executive branch who are in a particular salary 18 bracket exceeds the statewide average salary of state employees in the executive branch who were 19 in the same or a similar salary bracket on July 1 of the immediately preceding year. SECTION 58. IC 10-11-2-28.5, AS AMENDED BY P.L.114-2022, SECTION 16, IS AMENDED TO 20 21 READ AS FOLLOWS [EFFECTIVE JULY 1, 2027]: Sec. 28.5. (a) After June 30, 2007, the board shall 22 use a salary matrix that categorizes salaries of capitol police officers described in section 28 of this 23 chapter within each rank based upon the rank held and the number of years of service in the department 24 through the tenth year. The salary ranges the board assigns to each rank shall be divided into a base salary 25 and ten (10) increments above the base salary, with: (1) the base salary in the rank paid to a capitol police officer with less than one (1) year of service 26 27 in the department; and 28 (2) the highest salary in the rank paid to a capitol police officer with at least ten (10) years of service 29 in the department. 30 (b) For purposes of creating the salary matrix prescribed by this section, the board may not approve salary ranges for any rank of capitol police officers that are less than the salary ranges effective for that 31 32 rank on January 1, 2006. (c) The salary matrix prescribed by this section shall be reviewed and approved by the budget agency 33 34 biennially in even-numbered years before implementation. 35 (d) The salary matrix developed under subsection (a) must use the same percentage differentials between increments that are used for the salary matrix for police employees under IC 10-11-2-13, section 36 37 13 of this chapter. 38 (e) The board shall adjust the salary matrix prescribed by this section whenever a revision or 39 adjustment is made to a pay plan developed under IC 4-15-2.2-27 for which all employees are 40 generally eligible. The adjusted percentage increase of the salary matrix and each corresponding 41 salary increment in the salary matrix is equal to the percentage by which the revised or adjusted 42 statewide average salary of state employees in the executive branch who are in a particular salary 43 bracket exceeds the statewide average salary of state employees in the executive branch who were 44 in the same or a similar salary bracket on July 1 of the immediately preceding year. SECTION 59. IC 14-9-8-28, AS AMENDED BY P.L.201-2023, SECTION 144, IS AMENDED TO 45 READ AS FOLLOWS [EFFECTIVE JULY 1, 2027]: Sec. 28. (a) The natural resources commission shall 46 47 categorize salaries of enforcement officers within each rank based upon the rank held and the number of

1 years of service in the department through the twentieth year. The salary ranges that the commission

- assigns to each rank shall be divided into a base salary and fifteen (15) increments above the base salary
 with:
- 4 (1) the base salary in the rank paid to a person with less than one (1) year of service in the department; and
- 6 (2) the highest salary in the rank paid to a person with at least fifteen (15) years of service in the
 7 department.
- 8 (b) The salary matrix prescribed by this section shall be reviewed and approved by the state budget
 9 agency biennially in even-numbered years before implementation.
- (c) The salaries for law enforcement officers of the law enforcement division of the department must
 be equal to the salaries of police employees of the state police department under IC 10-11-2-13, based
 upon years of service in the department and rank held.
- 13 (d) The requirement of subsection (c) does not affect:
- 14 (1) any rights or liabilities accrued; or
- 15 (2) any proceedings begun;
- on or before June 30, 1999. Those rights, liabilities, and proceedings continue and shall be imposed and
 enforced under prior civil law and procedure as if the requirement of subsection (c) had not been enacted.

18 (e) The salary matrix prescribed by this section must be adjusted at the same time and in the 19 same manner as an adjustment required by IC 10-11-2-13(c).

- 20 SECTION 60. IC 16-21-10-21, AS AMENDED BY P.L.201-2023, SECTION 148, IS AMENDED TO
- READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 21. This chapter expires June 30, 2025.
 2027.
- 23 SECTION 61. IC 16-28-15-14, AS AMENDED BY P.L.201-2023, SECTION 149, IS AMENDED TO
- 24 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. This chapter expires June 30, 2025.
 2027.
- SECTION 62. IC 16-41-42.2-3, AS AMENDED BY P.L.200-2015, SECTION 2, IS AMENDED TO
 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 3. (a) The spinal cord and brain injury fund
- 27 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 3. (a) The spinal cord and orain in28 is established to fund research on spinal cord and brain injuries.
- 29 (b) The fund shall be administered by the state department.
- **30** (c) The fund consists of:
- **31** (1) appropriations;
- 32 (2) gifts and bequests;
- 33 (3) fees deposited in the fund by law; and
- 34 (4) grants received from the federal government or private sources.
- 35 (d) The expenses of administering the fund shall be paid from money in the fund.
- 36 (e) The treasurer of state shall invest the money in the fund not currently needed to meet the37 obligations of the fund in the same manner as other public money may be invested.
- 38 (f) Money in the fund at the end of a state fiscal year does not revert to the state general fund.
- 39 (g) The money in the fund is continually appropriated to the state department to fund the purposes
 40 specified in section 4 of this chapter.
- 41 SECTION 63. IC 20-19-1-4 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
- 42 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) Not later than December 1, 2026, the

43 secretary of education shall provide a report and recommendation in an electronic format under

- 44 IC 5-14-6 to the general assembly concerning:
- 45 (1) aligning state funding for dual credit with the new high school diploma established under
- 46 IC 20-19-2-21; and
- 47 (2) expanding access to dual credit course work to all Indiana students.

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SECTION 65. IC 20-25.7-5-2, AS AMENDED BY P.L.162-2024, SECTION 9, IS AMENDED TO
 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 2. (a) The board may enter into an agreement
 with an organizer to reconstitute an eligible school as a participating innovation network charter school
 or to establish a participating innovation network charter school at a location selected by the board within
 the boundary of the school corporation. Notwithstanding IC 20-26-7.1, a participating innovation network
 charter school may be established within a vacant school building.
 (b) The terms of the agreement entered into between the board and an organizer must specify the

8 following:

- 9 (1) A statement that the organizer authorizes the department to include the charter school's performance assessment results under IC 20-31-8 when calculating the school corporation's performance assessment under rules adopted by the state board.
- (2) Subject to an administrative fee as described in subsection (g), a statement that the school corporation will distribute at least one hundred percent (100%) of state tuition support dollars that the school corporation receives from student enrollment in the participating innovation network charter school in accordance with the school funding formula to the participating innovation network charter school (if the participating innovation network charter school operated by the school corporation under subsection (d)(2)).
- (3) The performance goals and accountability metrics agreed upon for the charter school in the
 charter agreement between the organizer and the authorizer and a statement that the school
 corporation is prohibited from setting additional performance goals or accountability metrics.
- (4) For an agreement entered into or renewed after June 30, 2023, the process the board is required
 to follow in determining whether to renew the agreement.
- (5) The amount of money levied as property taxes that will be distributed by the school corporationto the organizer.
- (6) Subject to section 5 of this chapter, the participating innovation network charter school'senrollment and discipline policies, including defined attendance areas and enrollment zones.
- 27 (7) A statement that the innovation agreement shall not create an obligation that would cause the organizer to be in violation of its charter agreement (as described in IC 20-24-1-3).
- (c) If an organizer and the board enter into an agreement under subsection (a), the organizer and the
 board shall notify the department that the agreement has been made under this section within thirty (30)
 days after the agreement is entered into.
- 32 (d) Upon receipt of the notification under subsection (c), for school years starting after the date of the33 agreement:
- 34 (1) the department shall include the participating innovation network charter school's performance
 35 assessment results under IC 20-31-8 when calculating the school corporation's performance
 36 assessment under rules adopted by the state board;
- 37 (2) the department shall treat the participating innovation network charter school in the same manner
 38 as chool operated by the school corporation when calculating the total amount of state funding
 39 to be distributed to the school corporation unless subsection (e) applies; and
- 40 (3) if requested by a participating innovation network charter school that reconstitutes an eligible
 41 school, the department may use student growth as the state board's exclusive means to determine the
- 42 innovation network charter school's category or designation of school improvement under 511
- 43 IAC 6.2-10-10 for a period of three (3) years. Beginning with the 2019-2020 school year, the
- 44 department may not use student growth as the state board's exclusive means to determine an
- innovation network charter school's category or designation of school improvement. This subdivision
 expires July 1, 2023.
- 47 (e) If a participating innovation network school was established before January 1, 2016, and for the

1 current school year has a complexity index that is greater than the complexity index for the school corporation that the innovation network school has contracted with, the innovation network school shall 2 3 be treated as a charter school for purposes of determining tuition support. This subsection expires June 4 30, 2025, **2027.** 5 (f) If the board or organizer fails to follow the process described in subsection (b)(4), the board or organizer may appeal to the state board. The state board shall hear the appeal in a public meeting and 6 7 ensure that the board or organizer follows the renewal process specified in the agreement. The board may not terminate an agreement until the board has provided evidence to the state board that the board has 8 complied with the renewal process specified in the agreement. The state board shall issue a decision on 9 10 an appeal under this subsection not later than sixty (60) days after the date the board or organizer submitted the appeal to the state board. 11 12 (g) If an administrative fee is included in an agreement entered into or renewed after June 30, 2023, 13 under this section, the fee may not exceed one percent (1%) of the total amount of state tuition support that is distributed to the school corporation based on the participating innovation network charter school's 14 15 student enrollment. (h) An agreement entered into between the board and an organizer under this section may not be 16 17 altered without written approval from the organizer. 18 SECTION 66. IC 20-26-11-17, AS AMENDED BY P.L.146-2008, SECTION 472, IS AMENDED TO 19 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 17. (a) Each year before the date specified in the rules adopted by the state board, a school corporation shall report the information specified in 20 21 subsection (b) for each student: 22 (1) for whom tuition support is paid by another school corporation; 23 (2) for whom tuition support is paid by the state; and 24 (3) who is enrolled in the school corporation but has the equivalent of a legal settlement in another 25 state or country; 26 to the department. 27 (b) Each school corporation shall provide the following information for each school year for each 28 category of student described in subsection (a): 29 (1) The amount of tuition support and other support received for the students described in subsection 30 (a). 31 (2) The operating expenses, as determined under section 13 of this chapter, incurred for the students 32 described in subsection (a). 33 (3) Special equipment expenditures that are directly related to educating students described in 34 subsection (a). (4) The number of transfer students described in subsection (a). 35 (5) Any other information required under the rules adopted by the state board after consultation with 36 37 the office of the secretary of family and social services. 38 (c) The information required under this section shall be reported in the format and on the forms 39 specified by the state board. 40 (d) Not later than November 30 of each year the department shall compile the information required 41 from school corporations under this section and submit the compiled information in the form specified 42 by the office of the secretary of family and social services to the office of the secretary of family and 43 social services. (e) Not later than December 31 of each year, the office of the secretary of family and social services 44 45 shall submit a report to the members of the budget committee and the executive director of the legislative services agency that compiles and analyzes the information required from school corporations under this 46 47 section. The report must identify the types of state and local funding changes that are needed to provide

1 adequate state and local money to educate transfer students. A report submitted under this subsection to 2 the executive director of the legislative services agency must be in an electronic format under IC 5-14-6. 3 SECTION 67. IC 20-28-9-28, AS AMENDED BY P.L.150-2024, SECTION 26, AND AS AMENDED 4 BY P.L.136-2024, SECTION 43, AND AS AMENDED BY THE TECHNICAL CORRECTIONS BILL 5 OF THE 2025 GENERAL ASSEMBLY, IS CORRECTED AND AMENDED TO READ AS FOLLOWS 6 [EFFECTIVE JULY 1, 2025]: Sec. 28. (a) Subject to subsection (g), (c), For each school year in a state 7 fiscal year beginning after June 30, 2023, a school corporation shall expend an amount for teacher 8 compensation that is not less than an amount equal to sixty-two percent (62%) of the state tuition support, 9 other than the state tuition support described in subsection (b), distributed to the school corporation 10 during the state fiscal year. For purposes of determining whether a school corporation has complied with 11 this requirement, the amount a school corporation expends for teacher compensation shall include the 12 amount the school corporation expends for adjunct teachers, supplemental pay for teachers, stipends, and 13 for participating in a special education cooperative or an interlocal agreement or consortium that is 14 directly attributable to the compensation of teachers employed by the cooperative or interlocal agreement 15 or consortium. The amount a school corporation expends on teacher compensation shall also include the amount the school corporation expends on dropout recovery educational services for an at-risk student 16 enrolled in the school corporation provided by an agreement with an eligible school that is directly 17 18 attributable to the compensation of teachers employed by the eligible school. Teacher benefits include 19 all benefit categories collected by the department for Form 9 purposes. 20 (b) If a school corporation determines that the school corporation cannot comply with the requirement 21 under subsection (a) for a particular school year, the school corporation shall apply for a waiver from 22 the department. 23 (c) The waiver application must include an explanation of the financial challenges, with detailed data, 24 that preclude the school corporation from meeting the requirement under subsection (a) and describe 25 the cost saving measures taken by the school corporation in attempting to meet the requirement in subsection (a). The waiver may also include an explanation of an innovative or efficient approach in 26 27 delivering instruction that is responsible for the school corporation being unable to meet the requirement 28 under subsection (a). 29 (d) If, after review, the department determines that the school corporation has exhausted all 30 reasonable efforts in attempting to meet the requirement in subsection (a), the department may grant the 31 school corporation a one (1) year exception from the requirement. 32 (e) A school corporation that receives a waiver under this section shall work with the department to 33 develop a plan to identify additional cost saving measures and any other steps that may be taken to allow 34 the school corporation to meet the requirement under subsection (a). 35 (f) A school corporation may not receive more than three (3) waivers under this section. 36 (b) State tuition support distributed to a school corporation for students enrolled in the school 37 corporation who are receiving one hundred percent (100%) virtual instruction from a teacher employed 38 by a third party provider with whom the school corporation has contracted is not included as state tuition 39 support distributed to the school corporation for purposes of subsection (a). 40 (c) For purposes of determining whether a school corporation has complied with the requirement 41 in subsection (a), distributions from the curricular materials fund established by IC 20-40-22-5 that are 42 deposited in a school corporation's education fund in a state fiscal year are not considered to be state 43 tuition support distributed to the school corporation during the state fiscal year. 44 $\frac{1}{2}$ (c) Before November 1, 2022, and before November 1 of each year thereafter, the 45 department shall submit a report to the legislative council in an electronic format under IC 5-14-6 and the state budget committee that contains information as to: 46 47 (1) the percent and amount that each school corporation expended and the statewide total expended

1 for teacher compensation; 2 (2) the percent and amount that each school corporation expended and statewide total expended for teacher benefits, including health, dental, life insurance, and pension benefits; and 3 4 (3) whether the school corporation met the requirement set forth in subsection (a). and 5 (4) whether the school corporation received a waiver under subsection (d). 6 (c) (d) The department shall publish the report described in subsection $\frac{d}{d}$ (c) on the department's 7 website. 8 (f) (e) Beginning after June 30, 2024, for each state fiscal year that a school corporation fails to 9 expend the amount for teacher compensation as required under subsection (a), the department shall 10 submit in both a written and an electronic format a notice to the school corporation's: 11 (1) superintendent; 12 (2) school business officer; and 13 (3) governing body; 14 that the school corporation failed to meet the requirements set forth in subsection (a) for the applicable 15 state fiscal year. (\mathbf{g}) (f) If a school corporation's governing body receives a notice from the department under 16 17 subsection (f), (e), the school corporation shall do the following: 18 (1) Publicly acknowledge receipt of the notice from the department at the governing body's next 19 public meeting. 20 (2) Enter into the governing body's official minutes for the meeting described in subdivision (1) 21 acknowledgment of the notice. 22 (3) Not later than thirty (30) days after the meeting described in subdivision (1), publish on the 23 school corporation's website: 24 (A) the department's notice; and 25 (B) any relevant individual reports prepared by the department. 26 (h) (g) If the department determines a school corporation that received one (1) or more notices from the department under subsection (f) (e) has met the expenditure requirements required under subsection 27 28 (a) for a subsequent state fiscal year, the school corporation may remove from the school corporation's 29 website anv: 30 (1) notices the school corporation received under subsection (f); (e); and 31 (2) relevant individual reports prepared by the department under subsection $\frac{g(3)}{g(3)}$. 32 SECTION 68. IC 20-33-5-9 IS REPEALED [EFFECTIVE JULY 1, 2025]. Sec. 9. (a) As used in this 33 section, "accredited nonpublic school" means a nonpublic school that: 34 (1) has voluntarily become accredited under IC 20-31-4.1; or 35 (2) is accredited by a national or regional accrediting agency that is recognized by the state board. (b) If a parent of a child or an emancipated minor who is enrolled in an accredited nonpublic school 36 37 meets the financial eligibility standard under section 2 of this chapter, the parent or the emancipated 38 minor may receive a reimbursement from the department as provided in this chapter for the costs incurred 39 by the parent or emancipated minor for curricular materials. 40 (c) The department shall provide each accredited nonpublic school with sufficient application forms 41 for assistance, prescribed by the state board of accounts. 42 (d) Each accredited nonpublic school shall provide the parents or emancipated minors who wish to 43 apply for assistance with: 44 (1) the appropriate application forms; and 45 (2) any assistance needed in completing the application form. (e) The parent or emancipated minor shall submit the application to the accredited nonpublic school. 46 47 The accredited nonpublic school shall make a determination of financial eligibility subject to appeal by

1 the parent or emancipated minor. 2 (f) If a determination is made that the applicant is eligible for assistance, subsection (b) applies. 3 (g) To be guaranteed some level of reimbursement from the department, the principal or other designee 4 shall submit the reimbursement request before November 1 of a school year. 5 (h) In its request, the principal or other designee shall certify to the department: (1) the number of students who are enrolled in the accredited nonpublic school and who are eligible 6 7 for assistance under this chapter; (2) the costs incurred in providing curricular materials (including curricular materials used in special 8 9 education and high ability classes): 10 (3) that the curricular materials described in subdivision (2) (except any curricular materials used 11 in special education classes and high ability classes) have been adopted by the governing body; and 12 (4) any other information required by the department. 13 (i) The amount of reimbursement that a parent or emancipated minor is entitled to receive shall be determined as provided in IC 20-40-22-7. 14 15 (i) The accredited nonpublic school shall distribute the money received under IC 20-40-22-8 to the appropriate eligible parents or emancipated minors. 16 (k) Section 7(c) of this chapter applies to parents or emancipated minors as described in this section. 17 18 (1) The accredited nonpublic school and the department shall maintain complete and accurate 19 information concerning the number of applicants determined to be eligible for assistance under this 20 section. 21 (m) The state board shall adopt rules under IC 4-22-2 to implement this section. 22 SECTION 69. IC 20-33-5-9.5 IS REPEALED [EFFECTIVE JULY 1, 2025]. Sec. 9.5. (a) This section applies to reimbursements made under this chapter in the state fiscal year beginning after June 30, 2013. 23 24 (b) The amount of reimbursement that a school corporation or an accredited nonpublic school (as 25 defined in section 9(a) of this chapter in a state fiscal year is equal to the amount determined in the following STEPS: 26 27 STEP ONE: Determine the amount appropriated to make reimbursements under this chapter for the 28 state fiscal year. 29 STEP TWO: Determine the total number of eligible students for which reimbursement was 30 requested under either section 7 or 9 of this chapter before November 1 of the previous calendar year 31 by all school corporations and accredited nonpublic schools. 32 STEP THREE: Divide the result determined in STEP ONE by the number determined in STEP 33 TWO. STEP FOUR: Multiply: 34 35 (A) the STEP THREE result; by (B) the number of eligible students for which reimbursement was requested under section 7 or 36 37 9 of this chapter before November 1 of the state fiscal year by the school corporation or the accredited nonpublic school. 38 SECTION 70. IC 20-33-5-14 IS REPEALED [EFFECTIVE JULY 1, 2025]. Sec. 14. (a) The school 39 curricular materials reimbursement contingency fund is established to reimburse eligible parents of 40 41 children who attend accredited nonpublic schools and emancipated minors who attend accredited nonpublic schools as provided in section 9 of this chapter for assistance provided under this chapter. The 42 43 fund consists of money appropriated to the fund by the general assembly. The secretary of education shall 44 administer the fund. 45 (b) The treasurer of state shall invest the money in the school curricular materials reimbursement contingency fund not currently needed to meet the obligations of the fund in the same manner as other 46

47 public funds may be invested.

1 SECTION 71. IC 20-37-2-14 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO 2 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 14. (a) The definitions in IC 20-51.4-2 apply 3 throughout this section. (b) A school corporation or a career and technical education center or school established under 4 5 this chapter may not charge: (1) a career scholarship student enrolled in the CSA program; or 6 7 (2) an intermediary (as defined in IC 21-18-1-3.5) acting on behalf of a career scholarship 8 student described in subdivision (1); 9 a tuition or fee amount to enroll in or attend a career and technical education program, course, or 10 class that is more than the proportionate amount that the school corporation or career and 11 technical education center or school would receive under IC 20-43-8 if the student had enrolled in and completed the applicable career and technical education program, course, or class. 12 13 SECTION 72. IC 20-40-2-3, AS AMENDED BY P.L.136-2024, SECTION 44, IS AMENDED TO 14 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 3. Distributions of 15 (1) tuition support and (2) money for curricular materials; 16 17 shall be received in the education fund. 18 SECTION 73. IC 20-40-22 IS REPEALED [EFFECTIVE JULY 1, 2025]. (Curricular Materials Fund). 19 SECTION 74. IC 20-43-1-1, AS AMENDED BY P.L.201-2023, SECTION 197, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 1. This article expires June 30, 2025. 2027. 20 21 SECTION 75. IC 20-43-3-8, AS AMENDED BY P.L.201-2023, SECTION 200, IS AMENDED TO 22 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 8. A school corporation's foundation amount is the following: 23 24 (1) Six thousand five hundred ninety dollars (\$6,590) for the state fiscal year beginning July 1, 2023. 25 (2) Six thousand six hundred eighty-one dollars (\$6,681) for the state fiscal year beginning July 1, 26 $\frac{2024}{2024}$ 27 (1) Six thousand eight hundred ninety-one dollars (\$6,891) for the state fiscal year beginning 28 July 1, 2025. 29 (2) Six thousand nine hundred ninety-seven dollars (\$6,997) for the state fiscal year beginning 30 July 1, 2026. 31 SECTION 76. IC 20-43-6-3, AS AMENDED BY P.L.201-2023, SECTION 204, IS AMENDED TO 32 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 3. (a) A school corporation's basic tuition 33 support for a state fiscal year is the amount determined under the applicable provision of this section. (b) This subsection applies to a school corporation that does not have any students in the school 34 35 corporation's current ADM for the year for whom, of the instructional services that the students receive from the school corporation, at least fifty percent (50%) is virtual instruction. The school corporation's 36 37 basic tuition support for a state fiscal year is equal to the amount determined under STEP FOUR of the 38 following formula: 39 STEP ONE: Multiply the foundation amount by the school corporation's current ADM. 40 STEP TWO: Multiply the school corporation's complexity index by: 41 (A) for the state fiscal year beginning July 1, 2023, three thousand nine hundred eighty-three 42 dollars (\$3,983); and 43 (B) (A) for the state fiscal year beginning July 1, 2024, 2025, four thousand twenty-four dollars 44 (\$4,024); and 45 (B) for the state fiscal year beginning July 1, 2026, four thousand twenty-four dollars 46 (\$4,024).

47 STEP THREE: Multiply the STEP TWO amount by the school corporation's current ADM.

1	STEP FOUR: Determine the sum of the STEP ONE amount and the STEP THREE amount.
2	(c) This subsection applies to a school corporation that has students in the school corporation's current
3	ADM for the year for whom, of the instructional services that the students receive from the school
4	corporation, at least fifty percent (50%) is virtual instruction. The school corporation's basic tuition
5	support for a state fiscal year is equal to the amount determined under STEP SEVEN FOUR of the
6	following formula:
7	STEP ONE: Determine the total number of students in the school corporation's current ADM for the
8	year for whom, of the instructional services that the students receive from the school corporation,
9	at least fifty percent (50%) is virtual instruction.
10	STEP TWO: Determine the result of the school corporation's current ADM for the year minus the
11	STEP ONE amount.
12	STEP THREE: Determine the result of:
13	(A) the foundation amount; multiplied by
14	(B) the STEP TWO amount.
15	STEP FOUR: Determine the result of:
16	(A) the STEP ONE amount; multiplied by
17	(B) eighty-five percent (85%) of the foundation amount.
18	STEP ONE: Multiply the foundation amount by the school corporation's current ADM.
19	STEP FIVE: TWO: Multiply the school corporation's complexity index by:
20	(A) for the state fiscal year beginning July 1, 2023, three thousand nine hundred eighty-three
21	dollars (\$3,983); and
22	(B) (A) for the state fiscal year beginning July 1, 2024, 2025 , four thousand twenty-four dollars
23	(\$4,024); and
24	(B) for the state fiscal year beginning July 1, 2026, four thousand twenty-four dollars
25	(\$4,024).
26	STEP SIX: THREE: Multiply the STEP FIVE TWO amount by the school corporation's current
27	ADM.
28	STEP SEVEN: FOUR: Determine the sum of the STEP THREE amount, the STEP FOUR amount,
29 20	and the STEP SIX amount. ONE amount and the STEP THREE amount.
30 21	SECTION 77. IC 20-43-7-6, AS AMENDED BY P.L.201-2023, SECTION 205, IS AMENDED TO
31 32	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 6. A school corporation's special education grant for a state fiscal year is equal to the sum of the following:
32 33	(1) The nonduplicated count of pupils in programs for severe disabilities level one (1), including
33 34	multiple disabilities, orthopedic impairment, emotional disability requiring full-time placement,
35	severe intellectual disability, autism spectrum disorders, and traumatic brain injury, multiplied by
36	the following:
37	(A) Eleven thousand one hundred four dollars (\$11,104) for the state fiscal year beginning July
38	1, 2023.
39	(B) (A) Eleven thousand six hundred fifty-nine dollars (\$11,659) for the state fiscal year
40	beginning July 1, 2024. 2025.
41	(B) Eleven thousand six hundred fifty-nine dollars (\$11,659) for the state fiscal year
42	beginning July 1, 2026.
43	(2) The nonduplicated count of pupils in programs for severe disabilities level two (2), including
44	blind or low vision, deaf or hard of hearing, and deaf and blind, multiplied by the following:
45	(A) Eleven thousand one hundred four dollars (\$11,104) for the state fiscal year beginning July
46	1, 2023.
47	(B) (A) Eleven thousand six hundred fifty-nine dollars (\$11,659) for the state fiscal year

1	beginning July 1, 2024. 2025.
2	(B) Eleven thousand six hundred fifty-nine dollars (\$11,659) for the state fiscal year
3	beginning July 1, 2026.
4	(3) The nonduplicated count of pupils in programs of mild and moderate disabilities level one (1),
5	including specific learning disability, developmental delay, and other health impairment, multiplied
6	by the following:
7	(A) Two thousand seven hundred ninety dollars (\$2,790) for the state fiscal year beginning July
8	1, 2023.
9	(B) (A) Two thousand nine hundred thirty dollars (\$2,930) for the state fiscal year beginning July
10	1, 2024. 2025.
11 12	(B) Two thousand nine hundred thirty dollars (\$2,930) for the state fiscal year beginning
12 13	July 1, 2026. (4) The nonduplicated count of pupils in programs for mild and moderate disabilities level two (2),
13 14	including emotional disability not requiring full-time placement, mild intellectual disability, and
15	moderate intellectual disability, multiplied by the following:
16	(A) Two thousand seven hundred ninety dollars (\$2,790) for the state fiscal year beginning July
17	$\frac{1}{2023}$
18	(B) (A) Two thousand nine hundred thirty dollars (\$2,930) for the state fiscal year beginning July
19	1, 2024. 2025.
20	(B) Two thousand nine hundred thirty dollars (\$2,930) for the state fiscal year beginning
21	July 1, 2026.
22	(5) The duplicated count of pupils in programs for communication disorders multiplied by the
23	following:
24	(A) Five hundred twenty-five dollars (\$525) for the state fiscal year beginning July 1, 2023.
25	(B) (A) Five hundred fifty-one dollars (\$551) for the state fiscal year beginning July 1, 2024.
26	2025.
27	(B) Five hundred fifty-one dollars (\$551) for the state fiscal year beginning July 1, 2026.
28	(6) The cumulative count of pupils in homebound programs multiplied by the following:
29 20	(A) Five hundred twenty-five dollars (\$525) for the state fiscal year beginning July 1, 2023.
30	(B) (A) Five hundred fifty-one dollars ($$551$) for the state fiscal year beginning July 1, 2024 .
31	2025. (B) Five hundred fifty one dollars (\$551) for the state fiscal year hosinning July 1, 2026
32 33	(B) Five hundred fifty-one dollars (\$551) for the state fiscal year beginning July 1, 2026. (7) The nonduplicated count of pupils in special preschool education programs multiplied by the
33 34	following:
35	(A) Three thousand six hundred thirty-eight dollars (\$3,638) for the state fiscal year beginning
36	July 1, 2023.
37	(B) (A) Three thousand eight hundred twenty dollars (\$3,820) for the state fiscal year beginning
38	July 1, 2024. 2025.
39	(B) Three thousand eight hundred twenty dollars (\$3,820) for the state fiscal year beginning
40	July 1, 2026.
41	SECTION 78. IC 20-43-8-15, AS AMENDED BY P.L.201-2023, SECTION 207, IS AMENDED TO
42	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 15. (a) This subsection section applies to the
43	state fiscal year beginning July 1, 2023, and ending June 30, 2024. years beginning after June 30, 2025.
44	A school corporation's career and technical education enrollment grant for a state fiscal year is the sum
45	of the amounts determined under the following STEPS:
46	STEP ONE: Determine for each career and technical education program provided by the school
47	annantian

47 corporation:

1	(A) the number of credit hours of the program (one (1) credit, two (2) credits, or three (3)
2	credits); multiplied by
3 4	(B) the number of pupils enrolled in the program; multiplied by(C) the following applicable amount:
5	(i) Seven hundred fourteen dollars (\$714) for a career and technical education program
6	designated by the department of workforce development as a high value level 1 program under
7	section 7.5 of this chapter.
8	(ii) One thousand seventy-one dollars (\$1,071) for a career and technical education program
9	designated by the department of workforce development as a high value level 2 program under
10	section 7.5 of this chapter.
11	(iii) Four hundred dollars (\$400) for a career and technical education program designated by
12	the department of workforce development as a moderate value level 1 program under section
13	7.5 of this chapter.
14	(iv) Six hundred dollars (\$600) for a career and technical education program designated by the
15	department of workforce development as a moderate value level 2 program under section 7.5
16	of this chapter.
17	(v) Two hundred dollars (\$200) for a career and technical education program designated by the
18	department of workforce development as a less than moderate value level 1 program under
19	section 7.5 of this chapter.
20	(vi) Three hundred dollars (\$300) for a career and technical education program designated by
21 22	the department of workforce development as a less than moderate value level 2 program under section 7.5 of this chapter.
22 23	STEP TWO: Determine the number of pupils enrolled in an apprenticeship program or a work based
23 24	learning program designated under section 7.5 of this chapter multiplied by five hundred dollars
25	(\$500).
26	STEP THREE: Determine the number of pupils enrolled in an introductory program designated
27	under section 7.5 of this chapter multiplied by three hundred dollars (\$300).
28	STEP FOUR: Determine the number of pupils enrolled in a planning for college and career course
29	under section 7.5 of this chapter at the school corporation that is approved by the department of
30	workforce development multiplied by one hundred fifty dollars (\$150).
31	STEP FIVE: Determine the number of pupils who travel from the school in which they are currently
32	enrolled to another school to participate in a career and technical education program in which pupils
33	from multiple schools are served at a common location multiplied by one hundred fifty dollars
34	
35	(b) This subsection applies to state fiscal years beginning after June 30, 2024. A school corporation's
36 37	career and technical education enrollment grant for a state fiscal year is the sum of the amounts
37 38	determined under the following STEPS: STEP ONE: Determine for each career and technical education program provided by the school
38 39	corporation:
40	(A) the number of credit hours of the program (one (1) credit, two (2) credits, or three (3)
41	credits); multiplied by
42	(B) the number of pupils enrolled in the program; multiplied by
43	(C) the following applicable amount:
44	(i) Seven hundred fourteen dollars (\$714) for a career and technical education program
45	designated by the department of workforce development as a high value level 1 program under
46	section 7.5 of this chapter.
47	(ii) One thousand seventy-one dollars (\$1,071) for a career and technical education program

1 designated by the department of workforce development as a high value level 2 program under 2 section 7.5 of this chapter. (iii) Four hundred dollars (\$400) for a career and technical education program designated by 3 4 the department of workforce development as a moderate value level 1 program under section 5 7.5 of this chapter. (iv) Six hundred dollars (\$600) for a career and technical education program designated by the 6 7 department of workforce development as a moderate value level 2 program under section 7.5 8 of this chapter. 9 (v) Two hundred dollars (\$200) for a career and technical education program designated by the 10 department of workforce development as a less than moderate value level 1 program under 11 section 7.5 of this chapter. 12 (vi) Three hundred dollars (\$300) for a career and technical education program designated by 13 the department of workforce development as a less than moderate value level 2 program under section 7.5 of this chapter. 14 15 STEP TWO: Determine the number of pupils enrolled in an apprenticeship program or a work based learning program designated under section 7.5 of this chapter multiplied by five hundred dollars 16 17 (\$500). 18 STEP THREE: Determine the number of pupils enrolled in an introductory program designated 19 under section 7.5 of this chapter multiplied by three hundred dollars (\$300). 20 STEP FOUR: Determine the number of pupils enrolled in a planning for college and career course 21 under section 7.5 of this chapter at the school corporation that is approved by the department of 22 workforce development multiplied by one hundred fifty dollars (\$150). 23 STEP FIVE: Determine the number of pupils who travel from the school in which they are currently 24 enrolled to another school to participate in a career and technical education program in which pupils 25 from multiple schools are served at a common location multiplied by one hundred fifty dollars 26 (\$150). 27 SECTION 79. IC 20-43-8-15.5, AS AMENDED BY P.L.150-2024, SECTION 68, IS AMENDED TO 28 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 15.5. (a) This section applies to a student 29 who: 30 (1) has legal settlement in Indiana; 31 (2) is at least five (5) years of age and less than twenty-two (22) years of age on the date in the 32 school year specified in IC 20-33-2-7; 33 (3) is enrolled in grade 10, 11, or 12 in Indiana; and 34 (4) meets one (1) of the following requirements: 35 (A) The student: (i) successfully completed a modern youth apprenticeship or course sequence designated and 36 37 approved under IC 20-51.4-4.5-6(a); and 38 (ii) received an industry recognized credential with regard to the apprenticeship or course 39 sequence. 40 (B) The student successfully completed any other credential approved under subsection (h). 41 (b) As used in this section, "CSA participating entity" has the meaning set forth in IC 20-51.4-2-3.2. 42 (c) Subject to subsection (l), upon a student described in subsection (a) meeting the requirements under 43 subsection (a)(4)(A) or (a)(4)(B), if the student is enrolled in an accredited or nonaccredited school that 44 has one (1) or more employees, the department shall award a credential completion grant in an amount 45 equal to five hundred dollars (\$500) to the accredited or nonaccredited school. (d) Except as provided under subsection (m) and subject to subsection (l), upon a student described 46 47 in subsection (a) meeting the requirements under subsection (a)(4)(A) or (a)(4)(B), and in addition to the

1 grant amount awarded under subsection (c), the department shall award a credential completion grant in

2 an amount equal to five hundred dollars (\$500) to the CSA participating entity that provided the

3 apprenticeship or course sequence described in subsection (a)(4)(A) or (a)(4)(B) that the student

4 completed.

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5 (e) A CSA participating entity that receives a grant amount under subsection (d) may enter into an

agreement with one (1) or more intermediaries (as defined in IC 21-18-1-3.5) or other CSA participating
entities to share a grant amount received under subsection (d).

8 (f) An accredited or nonaccredited school that is also a CSA participating entity may receive, if9 eligible, a grant award under:

- **10** (1) subsection (c);
- 11 (2) subsection (d); or
 - (3) both subsections (c) and (d).

(g) The department shall distribute the grants awarded under this section.

(h) The department, in consultation with the governor's workforce cabinet, shall approve and maintain
 a list of credentials that are eligible for a credential completion grant under subsection (a)(4)(B).

(i) The department shall approve a CSA provider participating entity that is also an employer who
has partnered with an approved intermediary to offer an apprenticeship, modern youth apprenticeship,
or program of study that culminates in an approved credential. The department may revoke an initial
approval under this subsection if the provider CSA participating entity fails to achieve an adequate
outcome as determined by the department.

- (j) A grant awarded under this section to an eligible school (as defined in IC 20-51-1-4.7) does not
 count toward a student's choice scholarship amount calculated under IC 20-51-4-5 and is not subject to
 the maximum choice scholarship cap under IC 20-51-4-4.
- 24 (k) The state board may adopt rules under IC 4-22-2 to implement this section.
- (1) The total amount of grants that may be awarded in a state fiscal year under this section may notexceed five million dollars (\$5,000,000).

27 (m) A career and technical education center that charges a career scholarship student enrolled

in the CSA program established by IC 20-51.4-3-1.5 a tuition or fee amount to enroll in or attend a career and technical education program, course, or class may not receive a credential completion grant for the student under this section.

- (m) (n) If the total amount to be distributed as credential completion grants for a particular state fiscal year exceeds the maximum amount allowed under subsection (l) for a state fiscal year, the total amount to be distributed as credential completion grants shall be proportionately reduced so that the total reduction equals the amount of the excess.
- (n) (o) The amount of the reduction described in subsection (m) for a particular recipient is equal to
 the total amount of the excess multiplied by a fraction. The numerator of the fraction is the amount of the
 credential completion grant that the recipient would have received if a reduction were not made under this
 section. The denominator of the fraction is the total amount that would be distributed as credential

39 completion grants to all recipients if a reduction were not made under this section.

- SECTION 80. IC 20-43-10-3.5, AS AMENDED BY P.L.93-2024, SECTION 147, IS AMENDED TO
 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 3.5. (a) As used in this section, "school"
 means a school corporation, charter school, and a virtual charter school.
- (b) Subject to the requirements of this section, a school qualifies for a teacher appreciation grant asprovided in this section for a state fiscal year if one (1) or more licensed teachers:
- 45 (1) employed in the classroom by the school; or
- 46 (2) directly providing virtual education;
- 47 were rated as effective or as highly effective, using the most recently completed teacher ratings.

- 1 (c) A school may not receive a teacher appreciation grant under this section unless:
- 2 (1) the school has in the state fiscal year in which the teacher appreciation grants are made under3 this section:
 - (A) adopted an annual policy concerning the distribution of teacher appreciation grants; and
 - (B) submitted the policy to the department for approval; and
- 6 (2) the department has approved the policy.
- 7 The department shall specify the date by which a policy described in subdivision (1) must be submitted8 to the department.
- 9 (d) The amount of a teacher appreciation grant for a qualifying school corporation or virtual charter10 school is equal to:
- 11 (1) thirty-seven dollars and fifty-cents (\$37.50); multiplied by
 - (2) the school's current ADM.

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- However, the grant amount for a virtual charter school may not exceed the statewide average grantamount.
- 15 (e) The following apply to the distribution of teacher appreciation grants:
- (1) If the total amount to be distributed as teacher appreciation grants for a particular state fiscal year 16 17 exceeds the amount appropriated by the general assembly for teacher appreciation grants for that state fiscal year, the total amount to be distributed as teacher appreciation grants to schools shall be 18 19 proportionately reduced so that the total reduction equals the amount of the excess. The amount of 20 the reduction for a particular school is equal to the total amount of the excess multiplied by a 21 fraction. The numerator of the fraction is the amount of the teacher appreciation grant that the school 22 would have received if a reduction were not made under this section. The denominator of the 23 fraction is the total amount that would be distributed as teacher appreciation grants to all schools if 24 a reduction were not made under this section.
- (2) If the total amount to be distributed as teacher appreciation grants for a particular state fiscal year
 is less than the amount appropriated by the general assembly for teacher appreciation grants for that
 state fiscal year, the total amount to be distributed as teacher appreciation grants to schools for that
 particular state fiscal year shall be proportionately increased so that the total amount to be
 distributed equals the amount of the appropriation for that particular state fiscal year.
- 30 (f) The annual teacher appreciation grant to which a school is entitled for a state fiscal year shall be31 distributed to the school before December 5 of that state fiscal year.
- 32 (g) The following apply to a school's policy under subsection (c) concerning the distribution of teacher
 33 appreciation grants:
- (1) The governing body shall differentiate between a teacher rated as a highly effective teacher and
 a teacher rated as an effective teacher. The policy must provide that the amount of a stipend awarded
 to a teacher rated as a highly effective teacher must be at least twenty-five percent (25%) more than
 the amount of a stipend awarded to a teacher rated as an effective teacher.
- 38 (2) The governing body of a school may differentiate between school buildings.
- 39 (3) A stipend to an individual teacher in a particular year is not subject to collective bargaining and
 40 is in addition to the minimum salary or increases in salary set under IC 20-28-9-1.5. The governing
 41 body may provide that an amount not exceeding fifty percent (50%) of the amount of a stipend to
- 41 body may provide that an amount not exceeding may percent (50%) of the amount of a superior to 42 an individual teacher in a particular state fiscal year becomes a permanent part of and increases the
- 43 base salary of the teacher receiving the stipend for school years beginning after the state fiscal year
- 44 in which the stipend is received. The addition to base salary is not subject to collective bargaining.
- 45 (h) A teacher appreciation grant received by a school shall be allocated among and used only to pay
- 46 cash stipends to all licensed teachers employed in the classroom who are rated as effective or as highly
- 47 effective and employed by the school as of December 1. A school may allocate up to twenty percent

1 (20%) of the grant received by the school to provide a supplemental award to teachers with less than five

2 (5) years of service who are rated as effective or as highly effective. A school may allocate up to ten

3 percent (10%) of the grant received by the school to provide a supplemental award to teachers who serve

4 as mentors to teachers who have less than two (2) years of service. The supplemental awards are in

5 addition to the award made from the part of the grant that is allocated to all eligible teachers.

6 (i) The lead school corporation or interlocal cooperative administering a cooperative or other special
 7 education program or administering a career and technical education program, including programs

8 managed under IC 20-26-10, IC 20-35-5, IC 20-37, or IC 36-1-7, shall award teacher appreciation grant

9 stipends to and carry out the other responsibilities of an employing school corporation under this section

10 for the teachers in the special education program or career and technical education program.

(j) A school shall distribute all stipends from a teacher appreciation grant to individual teachers within
 twenty (20) business days of the date the department distributes the teacher appreciation grant to the

school. Any part of the teacher appreciation grant not distributed as stipends to teachers before February

- 14 must be returned to the department on the earlier of the date set by the department or June 30 of that state
- 15 fiscal year.

(k) The department, after review by the budget committee, may waive the December 5 deadline under
subsection (f) to distribute an annual teacher appreciation grant to the school under this section for that
state fiscal year and approve an extension of that deadline to a later date within that state fiscal year, if

19 the department determines that a waiver and extension of the deadline are in the public interest.

20 (1) The state board may adopt rules under IC 4-22-2 as necessary to implement this section.

- 21 (m) This section expires June 30, 2025. 2027.
- 22 SECTION 81. IC 20-43-10.5-1, AS ADDED BY P.L.201-2023, SECTION 212, IS AMENDED TO

READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 1. (a) In addition to the amount a school
 corporation is entitled to receive in basic tuition support, each school corporation is eligible to receive
 an academic performance grant. Subject to subsection (b), the amount of a school corporation's grant for

a state fiscal year is equal to the aggregate of each of the single largest amounts determined for eachstudent under:

- **28** (1) section 2 of this chapter;
- **29** (2) section 3 of this chapter;
- **30** (3) section 4(a)(1) of this chapter;
- 31 (4) section 4(a)(2) of this chapter; or
- 32 (5) section 4(a)(3) of this chapter; or

33 (6) section 4(a)(4) of this chapter.

- **34** (b) If a school corporation:
- (1) received as part of a grant under this chapter in a previous state fiscal year an amount based on
 a determination of eligibility of a particular student under section 2 of this chapter or section 3 of
- 37 this chapter; and
- 38 (2) is determined by the department to be eligible in a subsequent state fiscal year for an amount
 39 based on a determination of eligibility of the same student under section 4 of this chapter;

the school corporation may only receive as part of the school corporation's grant in the subsequent state
fiscal year the amount equal to the greater of zero (0) or the difference between the amount described in

42 subdivision (2) minus the amount described in subdivision (1).

- 43 (c) Each school corporation and charter school shall submit information prescribed by the department
 44 that is necessary to make the determinations required under this chapter.
- 45 SECTION 82. IC 20-43-10.5-4, AS ADDED BY P.L.201-2023, SECTION 212, IS AMENDED TO
- 46 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 4. (a) Each state fiscal year, the department,
- 47 in consultation with the commission for higher education, shall determine the following with respect to

1	each school corporation:
2	(1) Each student who:
3	(A) was enrolled in the school corporation in the state fiscal year before the immediately
4	preceding state fiscal year; and (P) guages fully completed a dual credit or dual arrallment course
5 6	(B) successfully completed a dual credit or dual enrollment course. The amount of a school corporation's grant based on a student described under this subdivision is
7	equal to the number of credit hours completed by the student multiplied by forty dollars (\$40), but
8	may not exceed one thousand two hundred dollars (\$1,200).
9	(2) Each student who:
10	(A) was enrolled in the school corporation in the state fiscal year before the immediately
11	preceding state fiscal year; and
12	(B) successfully completed Indiana College Core 30 (IC 21-42-3).
13	The amount of a school corporation's grant based on a student under this subdivision is equal to one
14	thousand five hundred dollars (\$1,500).
15	(3) Each student who:
16 17	(A) was enrolled in the school corporation in the state fiscal year before the immediately preceding state fiscal year; and
17	(B) successfully completed requirements for an associate degree, including those earned through
19	transfer as a junior pathways.
20	The amount of a school corporation's grant based on a student under this subdivision is equal to two
21	thousand five hundred dollars (\$2,500).
22	(4) Each student who:
23	(A) was enrolled in the school corporation in the state fiscal year before the immediately
24	preceding state fiscal year; and
25 26	(B) successfully completed requirements for a bachelor's degree, including those earned
20 27	through transfer as a junior pathways. The amount of a school corporation's grant based on a student under this subdivision is equal
28	to four thousand dollars (\$4,000).
29	(b) To be eligible to be counted under subsection (a)(1), a credit completed must be accepted as part
30	of the Indiana core transfer library under IC 21-42-5-1.
31	SECTION 83. IC 20-43-13-4, AS AMENDED BY P.L.201-2023, SECTION 213, IS AMENDED TO
32	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 4. (a) Except as provided in subsections (c)
33	and (d), the complexity index is the percentage of the school corporation's students who were receiving
34 35	Supplemental Nutrition Assistance Program (SNAP) benefits, Temporary Assistance for Needy Families
35 36	(TANF) benefits, or foster care services as of October 1 in the school year ending in the later of: (1) 2023; 2025; or
30 37	
	(2) the first year of operation of the school corporation.
38	(2) the first year of operation of the school corporation.(b) For a conversion charter school, the percentage determined under this section is the percentage of
	(2) the first year of operation of the school corporation.
38 39 40 41	 (2) the first year of operation of the school corporation. (b) For a conversion charter school, the percentage determined under this section is the percentage of the sponsor school corporation. (c) Except as provided in subsection (d), the complexity index for a school corporation that has entered into an agreement with one (1) or more charter schools to participate as an innovation network charter
38 39 40 41 42	 (2) the first year of operation of the school corporation. (b) For a conversion charter school, the percentage determined under this section is the percentage of the sponsor school corporation. (c) Except as provided in subsection (d), the complexity index for a school corporation that has entered into an agreement with one (1) or more charter schools to participate as an innovation network charter school under IC 20-25.7-5 for a state fiscal year is equal to the result using the following formula:
38 39 40 41 42 43	 (2) the first year of operation of the school corporation. (b) For a conversion charter school, the percentage determined under this section is the percentage of the sponsor school corporation. (c) Except as provided in subsection (d), the complexity index for a school corporation that has entered into an agreement with one (1) or more charter schools to participate as an innovation network charter school under IC 20-25.7-5 for a state fiscal year is equal to the result using the following formula: STEP ONE: Determine:
38 39 40 41 42 43 44	 (2) the first year of operation of the school corporation. (b) For a conversion charter school, the percentage determined under this section is the percentage of the sponsor school corporation. (c) Except as provided in subsection (d), the complexity index for a school corporation that has entered into an agreement with one (1) or more charter schools to participate as an innovation network charter school under IC 20-25.7-5 for a state fiscal year is equal to the result using the following formula: STEP ONE: Determine: (A) the school corporation's enrollment; minus
38 39 40 41 42 43 44 45	 (2) the first year of operation of the school corporation. (b) For a conversion charter school, the percentage determined under this section is the percentage of the sponsor school corporation. (c) Except as provided in subsection (d), the complexity index for a school corporation that has entered into an agreement with one (1) or more charter schools to participate as an innovation network charter school under IC 20-25.7-5 for a state fiscal year is equal to the result using the following formula: STEP ONE: Determine: (A) the school corporation's enrollment; minus (B) the enrollment of each participating innovation network charter school.
38 39 40 41 42 43 44	 (2) the first year of operation of the school corporation. (b) For a conversion charter school, the percentage determined under this section is the percentage of the sponsor school corporation. (c) Except as provided in subsection (d), the complexity index for a school corporation that has entered into an agreement with one (1) or more charter schools to participate as an innovation network charter school under IC 20-25.7-5 for a state fiscal year is equal to the result using the following formula: STEP ONE: Determine: (A) the school corporation's enrollment; minus

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1 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 10. The department shall distribute choice 2 scholarships at least once twice each semester, or at equivalent intervals. The department may distribute 3 the choice scholarship to the eligible choice scholarship student (or the parent of the eligible choice 4 scholarship student) for the purpose of paying the educational costs described in section 4(a)(1)(A) of this 5 chapter. For the distribution to be valid, the eligible choice scholarship student (or the parent of the eligible choice scholarship student) and the eligible school providing educational services to the eligible 6 7 choice scholarship student must annually sign a form, prescribed by the department to endorse 8 distributions for the particular school year. If: 9 (1) an eligible choice scholarship student who is receiving a choice scholarship for a school year 10 changes schools during the school year after signing the form to endorse distributions for that school 11 year; and 12 (2) the eligible choice scholarship student enrolls in a different eligible school that has not signed 13 the form to endorse distributions for that school year; 14 the eligible choice scholarship student (or the parent of the eligible choice scholarship student) and the 15 eligible school must sign the form prescribed by the department to endorse distributions for the particular 16 school year. SECTION 87. IC 20-51.4-2-4, AS AMENDED BY P.L.127-2024, SECTION 3, AND AS AMENDED 17 18 BY P.L.162-2024, SECTION 28, AND AS AMENDED BY THE TECHNICAL CORRECTIONS BILL 19 OF THE 2025 GENERAL ASSEMBLY, IS CORRECTED AND AMENDED TO READ AS FOLLOWS 20 [EFFECTIVE UPON PASSAGE]: Sec. 4. "Eligible student" refers to an individual who: 21 (1) has legal settlement in Indiana; 22 (2) is at least five (5) years of age and less than twenty-two (22) years of age on the date in the school year specified in IC 20-33-2-7; on October 1 of the applicable school year; and 23 24 (3) is a student: 25 (A) with a disability at the time the account is established who requires special education and for 26 whom: 27 (A) (i) an individualized education program; (*B*) (*ii*) a service plan developed under 511 IAC 7-34; or 28 29 (C) (iii) a choice special education plan developed under 511 IAC 7-49; 30 has been developed; and or 31 (B) who is a sibling of a student described in clause (A) who has had an ESA account established 32 in the student's name under IC 20-51.4-4-1. and 33 (4) meets the annual income qualification requirement for a choice scholarship student under 34 IC 20-51-1. 35 SECTION 88. IC 21-18-6-9.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 9.5. (a) As used in this section, "physical 36 37 facilities" refers to space assigned to departments and organizational units of a state educational institution, including space assigned to departments and organizational units that have functions 38 39 related to instruction, research, public service, academic support, student services, institutional 40 support, operation and maintenance of physical facilities, auxiliary enterprises, independent 41 operations or noninstitutional activities, hospitals, and residential activities. 42 (b) Not later than July 1, 2026, and not later than each July 1 thereafter, the commission shall 43 prepare and submit to the legislative council and to the budget committee a report that examines the utilization of physical facilities primarily used for instruction at each state educational 44 45 institution. The report must include at least the: 46 (1) number of classroom instructional spaces, instructional laboratory spaces, and combined

47 classroom and instructional laboratory spaces in each physical facility; and

1 (2) utilization of classroom instructional spaces, instructional laboratory spaces, and combined 2 classroom and instructional laboratory spaces in each physical facility; 3 as defined by the commission. 4 (c) In compiling the information for the report required by this section, the commission shall 5 consider: 6 (1) characteristics of the student body of a state educational institution, such as serving 7 part-time students, commuter students, and working adults; 8 (2) the types of programs provided, and associated necessary instructional space, by a state 9 educational institution; and 10 (3) information about physical facilities that is collected by the commission in support of the commission's recommendations concerning capital as described in IC 21-18-9-1. 11 (d) A state educational institution shall provide any information required by the commission that 12 13 is necessary to complete the report required by this section in the form and manner required by the 14 commission. 15 (e) A report submitted to the legislative council under this section must be in an electronic format under IC 5-14-6. 16 SECTION 89. IC 36-7-31.3-10, AS AMENDED BY P.L.183-2023, SECTION 3, IS AMENDED TO 17 18 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 10. (a) A tax area must be established by 19 resolution. A resolution establishing a tax area must provide for the allocation of covered taxes 20 attributable to a taxable event or covered taxes earned in the tax area to the professional sports and 21 convention development area fund established for the city or county. The allocation provision must apply 22 to the entire tax area. The following apply to Allen County: 23 (1) The fund required by this subsection is the coliseum professional sports and convention 24 development area fund. This fund shall be administered by the Allen County Memorial Coliseum 25 board of trustees. 26 (2) The allocation each year must be as follows: 27 (A) The following for state fiscal years ending before July 1, 2021: 28 (i) The first two million six hundred thousand dollars (\$2,600,000) shall be transferred to the 29 county treasurer for deposit in the coliseum professional sports and convention development 30 area fund. 31 (ii) The remaining amount shall be transferred to the treasurer of the joint county-city capital improvement board in the county. 32 (B) The following for state fiscal years beginning after June 30, 2021: 33 34 (i) The first two million six hundred thousand dollars (\$2,600,000) shall be transferred to the 35 county treasurer for deposit in the coliseum professional sports and convention development 36 area fund. 37 (ii) After the allocation under item (i), the next four hundred thousand dollars (\$400,000) shall 38 be transferred to the joint county-city capital improvement board in the county for the Grand 39 Wayne Center. 40 (iii) After the allocations under items (i) and (ii), any remaining amount shall be transferred to the joint county-city capital improvement board in the county to be split evenly between the 41 42 Allen County War Memorial Coliseum and the Grand Wayne Center. A tax area located in Allen County terminates not later than December 31, 2038. Any bonds that were 43 44 issued before January 1, 2015, to finance the facility or proposed facility must have a maturity of less than 45 twenty-five (25) years. (b) In addition to subsection (a), all of the salary, wages, bonuses, and other compensation that are: 46

47 (1) paid during a taxable year to a professional athlete for professional athletic services;

1	(2) taxable in Indiana; and
2	(3) earned in the tax area;
3	shall be allocated to the tax area if the professional athlete is a member of a team that plays the majority
4	of the professional athletic events that the team plays in Indiana in the tax area.
5	(c) Except as provided in subsection (d), for a tax area that is:
6	(1) not located in Allen County;
7	(2) not located in the city of Fishers; and (2) not located in the city of South Dendi
8	(3) not located in the city of South Bend; This subsection employ to a top once attablished in the city of Evenewille. The following employ
9 10	This subsection applies to a tax area established in the city of Evansville. The following apply: (1) The total amount of state revenue captured by the tax area during a state fiscal year may not
10	exceed:
11	(A) before July 1, 2025, ten dollars (\$10) per resident of the city or county per year;
12	(B) after June 30, 2025, and before July 1, 2030, five million dollars (\$5,000,000) per year;
14	(C) after June 30, 2030, and before July 1, 2035, the sum of:
15	(i) four million dollars (\$4,000,000); plus
16	(ii) fifty percent (50%) of any amount generated that exceeds four million dollars
17	(\$4,000,000);
18	per year, however, the total may not exceed six million dollars (\$6,000,000); and
19	(D) after June 30, 2035, and before July 1, 2041, the sum of:
20	(i) three million dollars (\$3,000,000); plus
21	(ii) fifty percent (50%) of any amount generated that exceeds three million dollars
22	(\$3,000,000);
23 24	per year, however, the total may not exceed seven million dollars (\$7,000,000). for twenty (20) consecutive years.
24 25	(2) For state fiscal years after June 30, 2025, the tax revenue captured in the tax area each year
23 26	shall be transferred to the city of Evansville to be used for purposes consistent with section 19
27	of this chapter.
28	(d) This subsection applies to a tax area established in the city of Evansville that expired before July
29	1, 2021. The tax area described in this subsection is renewed beginning after June 30, 2021, for an
30	additional twenty (20) consecutive years, and shall include:
31	(1) the boundaries of the tax area before its expiration; plus
32	(2) the additional tax area added under section 8(e) of this chapter.
33	The provisions in sections 11 and 12 of this chapter are not applicable to the renewal of the tax area
34	described in this subsection.
35	(e) This subsection applies to a tax area established in the city of South Bend that expired before July
36	1, 2021. The following apply:
37	(1) The tax area described in this subsection is renewed beginning after June 30, 2021, and shall
38	include:
39 40	(A) the boundaries of the tax area before its expiration; plus(B) the additional tax areas added under section 8(f) of this chapter.
40 41	The provisions in sections 11 and 12 of this chapter are not applicable to the renewal of the tax area
42	described in this subsection.
43	(2) The maximum amount of covered taxes that may be captured in the tax area under this
44	subsection is:
45	(A) before July 1, 2023, two million dollars (\$2,000,000) per year; and
46	(B) after June 30, 2023, five million dollars (\$5,000,000) per year.
47	(3) For state fiscal years beginning after June 30, 2023, the first two million five hundred thousand

1	dollars (\$2,500,000) captured in the tax area each year shall be transferred to the city of South Bend
2	to be used for a capital improvement that will construct or equip a facility owned by the city and
3	used by a professional sports franchise for practice or competitive sporting events.
4	(4) After the allocations under subdivision (3), any remaining amount shall be transferred to the city
5	of South Bend to be used consistent with section $19(1)$ of this chapter.
6	The tax area renewed in the city of South Bend under this subsection terminates not later than June 30,
7	2044.
8	(f) This subsection applies to a tax area established in the city of Fishers. The following apply:
9	(1) The maximum amount of covered taxes that may be captured in the tax area is two million
10	dollars (\$2,000,000) per year.
11	(2) The tax revenue captured in the tax area each year shall be transferred to the city of Fishers to
12	be used for a capital improvement that will construct or equip a facility owned by the city and used
13	by a professional sports franchise for practice or competitive sporting events.
14 15	The tax area located in the city of Fishers terminates not later than June 30, 2044.
15 16	(g) The resolution establishing the tax area must designate the facility or proposed facility and the
16 17	facility site for which the tax area is established. (h) The department may adopt rules under IC 4-22-2 and guidelines to govern the allocation of covered
17 18	taxes to a tax area.
10 19	SECTION 90. IC 36-7-32.5-0.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
20	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 0.5. The
21	amendments made to this chapter by HEA 1001-2025:
22	(1) apply only to an innovation development district designated after December 31, 2024; and
23	(2) do not apply to an innovation development district designated before January 1, 2025.
24	SECTION 91. IC 36-7-32.5-9, AS AMENDED BY P.L.123-2024, SECTION 17, IS AMENDED TO
25	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 9. (a) Before the
26	corporation may designate territory within the jurisdiction of a city, town, or county, or within the
27	jurisdiction of more than one (1) city, town, or county, as an innovation development district under this
28	section, the board of the corporation established under IC 5-28-4 shall establish uniform policies and
29	guidelines that the corporation must follow when notifying and collaborating with an executive, or, if
30	applicable, executives, to designate territory within the jurisdiction of a city, town, or county as an
31	innovation development district under this section. The corporation shall publish the uniform policies and
32	procedures established under this subsection on the corporation's website.
33	(b) Subject to subsection (c), and section 12(a) of this chapter, after:
34 35	
	(1) budget committee review; and
	(1) budget committee review; and(2) notifying and collaborating with the executive, or, if an innovation development district will
36	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the
36 37	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines
36 37 38	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a);
36 37 38 39	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a); the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within
36 37 38 39 40	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a); the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, if the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, as an innovation development district if the
36 37 38 39	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a); the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, if the corporation designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, if the corporation determines that the designation will support economic growth.
36 37 38 39 40 41	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a); the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, if the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, as an innovation development district if the
36 37 38 39 40 41 42	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a); the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of more than one (1) city, town, or county, as an innovation development district if the corporation determines that the designation will support economic growth. (c) Notwithstanding section 10(b) of this chapter, but subject to section 12(c) of this chapter, the
36 37 38 39 40 41 42 43	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a); the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of more than one (1) city, town, or county, or territory within the jurisdiction of more than one (1) city, town, or county, as an innovation development district if the corporation determines that the designation will support economic growth. (c) Notwithstanding section 10(b) of this chapter, but subject to section 12(c) of this chapter, the corporation may designate territory that is located in an existing allocation area described in section 10(b)
36 37 38 39 40 41 42 43 44	 (1) budget committee review; and (2) notifying and collaborating with the executive, or, if an innovation development district will include territory within the jurisdiction of more than one (1) city, town, or county, with the executives of each city, town, or county, in the manner provided under the policies and guidelines established under subsection (a); the corporation may designate territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction of a city, town, or county, or territory within the jurisdiction development district if the corporation determines that the designation will support economic growth. (c) Notwithstanding section 10(b) of this chapter, but subject to section 12(c) of this chapter, the corporation may designate territory that is located in an existing allocation area described in section 10(b) of this chapter as an innovation development district after:

1 (d) The requirements in subsection subsections (b) and (c) apply to all innovation development 2 districts established under this chapter regardless of the total costs and benefits of the proposed 3 investment of an innovation development district. SECTION 92. IC 36-7-32.5-11, AS ADDED BY P.L.135-2022, SECTION 28, IS AMENDED TO 4 5 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 11, (a) Except as 6 provided in subsection (b), The term of an area's designation as an innovation development district may 7 not exceed thirty (30) years. 8 (b) The term of an area's designation as an innovation development district may be extended beyond 9 the thirty (30) year term under subsection (a) after budget committee review. 10 SECTION 93. IC 36-7-32.5-12, AS AMENDED BY P.L.123-2024, SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 12. (a) If the total 11 12 costs and benefits of the proposed investment of an innovation development district are expected to be 13 an amount less than two billion dollars (\$2,000,000,000), corporation designates a territory within the jurisdiction of a city, town, or county, or within the jurisdiction of more than one (1) city, town, or 14 15 county, as an innovation development district under section 9(b) or 9(c) of this chapter, the following 16 apply: (1) The executive, or, if applicable, the executives, and the corporation shall enter into an agreement 17 18 establishing the terms and conditions governing the innovation development district in accordance 19 with this section. 20 (2) If the executive, or, if applicable, the executives, and the corporation cannot enter into an 21 agreement under subdivision (1), the designation of territory under section 9 of this chapter is no 22 longer effective and the innovation development district may not be designated or otherwise 23 established under this chapter. 24 (b) The agreement must include the following provisions: 25 (1) A description of the area, including a list of all parcels to be included within the innovation 26 development district. 27 (2) Covenants and restrictions, if any, upon all or a part of the properties contained within the 28 innovation development district and terms of enforcement of any covenants or restrictions. 29 (3) The due diligence and financial commitments of any party to the agreement and of any owner 30 or developer of property within the innovation development district. 31 (4) The financial projections of the innovation development district. 32 (5) The proposed use of the: 33 (A) net increment; and 34 (B) incremental property tax amount described in section 14(c) 14(d) of this chapter; 35 that is captured within the innovation development district, including the amount of any funds expected to be allocated to the business or businesses that are locating within the innovation 36 37 development district as economic development incentives. (6) The aggregate percentage of annual incremental property tax revenue that will be transferred to 38 39 the city, town, county, or school corporation, or, if applicable, the cities, towns, counties, or school 40 corporations, under section 19(e) of this chapter. The aggregate percentage transferred may not be 41 less than twelve percent (12%) of the annual amount of incremental property tax revenue deposited in the local innovation development district fund established by section 19 of this chapter. 42 43 (7) Subject to the limitations of this chapter, the duration of the designation of an area as an 44 innovation development district. 45 (8) The terms of enforcement of the agreement, which may include the definition of events of default, cure periods, legal and equitable remedies and rights, and penalties and damages, actual or 46 47 liquidated, upon the occurrence of an event of default.

1 (9) The public facilities to be developed for the innovation development district and the estimated 2 costs of those public facilities. 3 (c) If an innovation development district will include territory located in an existing allocation area 4 described in section 10(b) of this chapter, the executive, or, if applicable, the executives, and the 5 corporation shall enter into an agreement establishing the terms and conditions governing the innovation development district in accordance with this section. The agreement must include the following 6 7 provisions: 8 (1) The provisions listed in subsection (b)(1) through (b)(9). 9 (2) A provision prohibiting the city, county, town, or other entity that established the applicable 10 existing allocation area described in section 10(b) of this chapter from incurring any additional obligations that require a pledge of future incremental property tax revenue to be paid from the 11 applicable existing allocation area described in section 10(b) of this chapter without first obtaining 12 the consent of the corporation. 13 14 (3) A provision requiring the maintenance of all applicable property tax records for the parcel or parcels located within the innovation development district during the term of the innovation 15 development district. 16 17 If the executive, or, if applicable, the executives, and the corporation cannot enter into an agreement under 18 this subsection, the designation of territory under section 9 of this chapter is no longer effective and the 19 innovation development district may not be designated or otherwise established under this chapter. 20 (d) An executive may discuss the terms of an agreement described in this section and hold a meeting 21 as an executive session under IC 5-14-1.5-6.1 with: 22 (1) in the case of a city other than a consolidated city, the common council: 23 (2) in the case of a consolidated city, or a county having a consolidated city, the city-county council; 24 (3) in the case of a town, the town council; and 25 (4) in the case of a county that does not have a consolidated city, the board of county commissioners. 26 (e) Within fifteen (15) days of entering into an agreement under subsection (a), the corporation shall: 27 (1) submit a written report on the agreement to the budget committee; and 28 (2) provide notification of the designation to the department of state revenue and the 29 department of local government finance. 30 (f) Neither an executive nor the corporation may exercise the power of eminent domain within an 31 innovation development district. 32 SECTION 94. IC 36-7-32.5-13, AS ADDED BY P.L.135-2022, SECTION 28, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 13. If an innovation 33 34 development district is designated, under section 9 of this chapter or described under section 12 of this 35 chapter, each executive shall designate the innovation development district as an allocation area for purposes of the allocation and distribution of property taxes. Not later than August 1 of the calendar 36 37 year immediately following the designation, each executive shall: 38 (1) set the base assessed value of the allocation area; and 39 (2) provide notice of the designation and notice of the base assessed value; 40 to the county auditor, the department of local government finance, and to each taxing unit that has 41 authority to levy property taxes in the geographic area where the innovation development district is 42 located. The notice must state the general boundaries of the innovation development district and include 43 a list the mailing address of all parcels to be included within the innovation development district. 44 SECTION 95. IC 36-7-32.5-14, AS AMENDED BY P.L.123-2024, SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 14. (a) An allocation 45 area designated under section 13 of this chapter must: 46 (1) apply to the entire innovation development district; and 47

1 (2) require that any property tax assessed on taxable real and personal property used for commercial 2 or industrial purposes subsequently levied by or for the benefit of any public body entitled to a 3 distribution of property taxes in the innovation development district be allocated and distributed as 4 provided in subsections (b) and (c). (c) and (d). 5 (b) Property tax proceeds may not be allocated under this section before January 1 of the calendar year immediately following the calendar year in which the base assessed value of the 6 7 allocation area is determined under section 13 of this chapter. 8 (b) (c) Except as otherwise provided in this section: 9 (1) the proceeds of the taxes attributable to the lesser of: 10 (A) the assessed value of the taxable real and personal property for the assessment date with respect to which the allocation and distribution is made; or 11 12 (B) the base assessed value: 13 shall be allocated and, when collected, paid into the funds of the respective taxing units; and 14 (2) the excess of the proceeds of the property taxes imposed for the assessment date with respect to 15 which the allocation and distribution is made that are attributable to taxes imposed after being approved by the voters in a referendum or local public question conducted after April 30, 2010, not 16 17 otherwise included in subdivision (1) shall be allocated to and, when collected, paid into the funds of the taxing unit for which the referendum or local public question was conducted. 18 19 (c) (d) Except as provided in subsections (d) and (c), (e) and (f), all the property tax proceeds that: (1) exceed those described in subsection (b); (c); and 20 21 (2) are attributable to the assessed value of taxable real and personal property used for commercial 22 or industrial purposes; 23 shall be paid into the appropriate local innovation development district fund established by section 19 of 24 this chapter by the county auditor at the same time that the county auditor distributes property taxes to 25 other local units of government under IC 6-1.1-27. Any remaining property tax proceeds that exceed those 26 described in subsection (b) (c) that are not described in subdivision (2) shall be allocated and, when 27 collected, paid into the funds of the respective taxing units. 28 (d) (e) Notwithstanding any provision to the contrary in this section, if an innovation development 29 district that is designated as an allocation area under section 13 of this chapter includes territory located in an existing allocation area described in section 10(b) of this chapter, the county auditor shall continue 30 31 to allocate to the existing allocation area described in section 10(b) of this chapter any incremental 32 property tax revenues that would otherwise be allocated to the existing allocation area described in section 33 10(b) of this chapter as if the innovation development district had not been designated under this chapter, 34 until the existing allocation area described in section 10(b) of this chapter expires. 35 (c) (f) Notwithstanding any other law, each assessor shall, upon petition of an executive or the corporation, reassess the taxable real and personal property situated upon or in, or added to, the 36 37 innovation development district effective on the next assessment date after the petition. 38 (f) (g) Notwithstanding any other law, the assessed value of all taxable real and personal property in 39 the innovation development district, for purposes of tax limitation, property tax replacement, and 40 formulation of the budget, tax rate, and tax levy for each political subdivision in which the property is 41 located is the lesser of: 42 (1) the assessed value of the taxable real and personal property as valued without regard to this 43 section: or 44 (2) the base assessed value. SECTION 96. IC 36-7-32.5-17, AS AMENDED BY P.L.201-2023, SECTION 277, IS AMENDED 45 TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 17. (a) Except 46 47 as provided in subsection (b), if an innovation development district is designated under section 9 of this

- 1 chapter, the corporation shall, **not later than August 1 of the calendar year immediately following the**
- 2 designation date, send to the department of state revenue:
- 3 (1) a certified copy of the designation of the innovation development district under section 9 of this
 4 chapter, including the date of the designation;
- 5 (2) if an agreement is entered into under section 12 of this chapter, a certified copy of the agreement;
 6 and
- 7 (3) a complete list of the employers and businesses that are paying for the services of individuals
- 8 who are not employees in the innovation development district and the street names and the range
- 9 of street numbers of each street in the innovation development district. each mailing address on
- 10 each street in the innovation development district.
- 11 The corporation shall update the list provided under subdivision (3) before July 1 of each year.
- 12 The corporation shall provide, within ten (10) days of a request, any additional information
- requested by the department of state revenue concerning any information described subdivisions(1) through (3).
- (b) Not later than sixty (60) days after receiving a copy of the designation of the innovation
 development district, the department of state revenue shall determine the gross retail base period amount
- 17 and the income tax base period amount.
- (b) The corporation shall update and send the list described in subsection (a)(3) to the
 department of state revenue before July 1 of each year.
- 20 SECTION 97. IC 36-7-32.5-18, AS ADDED BY P.L.135-2022, SECTION 28, IS AMENDED TO 21 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 18. (a) Not later than October 1 of the calendar year immediately following the designation date of an innovation 22 23 development district, the department of state revenue shall set the gross retail base period amount 24 and the income tax base period amount. The department of state revenue may request any 25 information necessary from the corporation and executive, or executives, to determine the gross retail base period amount and the income tax base period amount. Not later than ten (10) days after 26 27 a request from the department of state revenue, the corporation and executive, or executives, shall 28 provide the necessary information.
- (b) Revenue collected under the state adjusted gross income taxes and state gross retail and use
 taxes may not be allocated under this section before January 1 of the year immediately following
 the year in which the gross retail base period amount and the income tax base period amount are
 determined under subsection (a).
- 33 (c) Before the first business day in October of each year, the department of state revenue shall calculate
 34 the income tax incremental amount and the gross retail incremental amount for the preceding state fiscal
 35 year for each innovation development district designated under this chapter.
- 36 (b) (d) Taxpayers operating in an innovation development district shall report annually, in the manner
 37 and form prescribed by the department of state revenue, information that the department of state revenue
 38 determines necessary to calculate the net increment.
- (c) (e) A taxpayer operating in an innovation development district that files a consolidated tax return
 with the department of state revenue shall also file annually an informational return with the department
 of state revenue for each business location of the taxpayer within the innovation development district.
- 42 (d) (f) If a taxpayer fails to report the information required by this section or file an informational
- 43 return required by this section, the department of state revenue shall use the best information available
- 44 in calculating the income tax incremental amount and gross retail incremental amount.
- 45 (e) (g) The department of state revenue shall transfer the amount calculated as provided in subsection
- (a) (c) to the applicable local innovation development district fund established for the innovation
 development district under section 19 of this chapter by November 1 of each year.

SECTION 98, IC 36-7-32.5-19, AS ADDED BY P.L.135-2022, SECTION 28, IS AMENDED TO 1 2 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 19. (a) The 3 corporation shall establish a local innovation development district fund for each innovation development 4 district designated under section 9 of this chapter. 5 (b) Each fund consists of: 6 (1) deposits of incremental property tax revenue from the county auditor as provided in section $\frac{14(c)}{c}$ 7 14(d) of this chapter; and 8 (2) transfers from the department of state revenue under section 18 of this chapter. 9 (c) The corporation shall administer each local innovation development district fund established under 10 this section. The expenses of administering each fund shall be paid from money in that fund. (d) The corporation may use money in each fund as follows: 11 12 (1) If an agreement described in section 12 of this chapter has been entered into between the 13 corporation and the executive, or, if applicable, the executives, for any purpose authorized in the 14 agreement. 15 (2) If an agreement described in section 12 of this chapter has not been entered into between the corporation and the executive, or, if applicable, the executives, for the following purposes: 16 (A) (1) The acquisition, improvement, preparation, demolition, disposal, construction, 17 18 reconstruction, remediation, rehabilitation, restoration, preservation, maintenance, repair, furnishing, 19 and equipping of public facilities, including but not limited to utilities and transportation 20 infrastructure. 21 (B) (2) The operation of public facilities. 22 (C) (3) The acquisition of land within the innovation development district. 23 (D) (4) The recruitment of new businesses and new employees to the innovation development 24 district. 25 (\mathbf{E}) (5) The training of individuals employed in the innovation development district. (6) The payment of economic development incentives granted by the corporation to businesses 26 27 located within the boundaries of the innovation development district. 28 (e) Not later than August 1 of each year, the corporation shall transfer 29 (1) if an agreement described in section 12 of this chapter has been entered into between the 30 corporation and the executive, or if applicable, the executives, the amount of incremental property 31 tax revenues determined in the agreement; and 32 (2) if an agreement described in section 12 of this chapter has not been entered into between the 33 corporation and the executive, or if applicable, the executives, an amount of incremental property 34 tax revenues that may not be less than twelve percent (12%) of the annual amount of incremental property tax revenue deposited under subsection (b)(1) 35 to the general fund of each city, town, county, or school corporation with territory located within the 36 37 innovation development district. If the corporation is required to transfer funds to more than one (1) city, town, county, or school corporation under this subsection, the amount transferred to each city, town, 38 39 county, and school corporation must be allocated among each city, town, county, and school corporation 40 proportionately based on each city's, town's, county's, and school corporation's property tax levy applied 41 to property located within the innovation development district. A transfer under this subsection does not 42 reduce the actual or maximum permissible levy of a city, town, county, or school corporation and may 43 not be considered in determining a city's, town's, county's, or school corporation's maximum permissible 44 ad valorem property tax levy limit under IC 6-1.1-18.5. (f) Each state fiscal year, the corporation may, shall, after: 45 (1) making the transfer required under subsection (e): 46 47 (2) paying all obligations and expenses of the innovation development district in accordance

1	with an agreement entered into under section 12 of this chapter, including payment of any
2	economic development incentives for businesses located within the boundaries of the
3	innovation development district; and
4	(3) satisfying all debt service obligations due and payable during the state fiscal year for bonds
5	issued under IC 5-1.2-4-4(a)(2);
6	transfer from each local innovation development district fund to the statewide innovation development
7	district fund economic development reserve account established by section 20 20.5 of this chapter an
8	amount not to exceed one hundred percent (100%) of the net incremental revenue derived from state
9	income taxes and gross retail taxes deposited into each fund during the immediately preceding state fiscal
10	year.
11	(g) Money in each local innovation development district fund at the end of a state fiscal year does not
12	revert to the state general fund.
13	(h) Money in each local innovation development district fund is continuously appropriated for the
14	purposes specified in this section.
15	SECTION 99. IC 36-7-32.5-20 IS REPEALED [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]:.
16	Sec. 20. (a) The statewide innovation development district fund is established within the state treasury
17	to provide grants or loans to support the development or expansion of industry in Indiana.
18	(b) The fund consists of the following:
19	(1) Transfers from a local innovation development district fund under section 19(f) of this chapter.
20	(2) Appropriations from the general assembly.
21	(3) Loan repayments, including earnings from loans under subsection (d).
22	(c) The corporation shall administer the fund. The following may be paid from money in the fund:
23	 (1) The expenses of administering the fund. (2) Nonnonversion administrative summaries incommend to communit the numbers of this shorter.
24 25	(2) Nonrecurring administrative expenses incurred to carry out the purposes of this chapter.
25 26	(d) Earnings from loans made under this chapter shall be deposited in the fund. (e) The corporation may make grants, loans, or investments from the fund for the following purposes:
20 27	(1) For the purposes identified in section 19(d) of this chapter.
28	(1) For the acquisition and improvement of land or other property.
20 29	(2) For costs associated with creating new innovation development districts.
30	(4) For the development of partnerships, including grants and loans, between the state, advanced
31	industry, and higher educational institutions focused on development, expansion, or retention in the
32	state.
33	(5) For the stimulation of investments in entrepreneurial or high growth potential companies in the
34	state.
35	(6) For workforce training assistance in the state.
36	(f) The corporation may use money in the fund to make a payment in lieu of a growing economy tax
37	credit as provided in IC 6-3-5-5.
38	SECTION 100. IC 36-7-32.5-20.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
39	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 20.5. (a) The
40	economic development reserve account is established within the state general fund to support the
41	development and expansion of industry in Indiana. The budget agency shall administer the
42	economic development reserve account.
43	(b) The economic development reserve account consists of the following:
44 45	(1) Money appropriated to the economic development reserve account by the general
45 46	assembly. (2) Money transferred to the economic development reserve account under section 19(f) of this

46 (2) Money transferred to the economic development reserve account under section 19(f) of this
 47 chapter.

1 (3) Interest earned on the balance of the economic development reserve account.

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

6 (d) Money in the economic development reserve account at the end of a state fiscal year does not 7 revert to the state general fund.

8 SECTION 101. IC 36-7-32.5-21 IS REPEALED [EFFECTIVE JANUARY 1, 2025
9 (RETROACTIVE)]:. Sec. 21. (a) Except as provided in subsection (b), money in the statewide innovation
10 development district fund established by section 20 of this chapter at the end of the state fiscal year does
11 not revert to the state general fund.

(b) Notwithstanding subsection (a), if the unobligated balance of the statewide innovation development
 district fund established by section 20 of this chapter exceeds five hundred million dollars (\$500,000,000)
 at the close of any state fiscal year, the amount of funds in excess of five hundred million dollars
 (\$500,000,000) shall be transferred to the state general fund.

16 (c) Money in the fund is continuously appropriated for the purposes of this chapter.

17 SECTION 102. IC 36-7-32.5-22, AS ADDED BY P.L.135-2022, SECTION 28, IS AMENDED TO
 18 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 22. The corporation
 19 shall provide information on the innovation development district program in its economic incentive and
 20 compliance report submitted pursuant to IC 5-28-28-5, and to the budget committee, that includes the
 21 following:
 22 (1) Metrics established by the corporation to evaluate the effectiveness of the innovation
 23 development district in promoting economic growth in the state.
 24 (2) The number and amount of growth or her state.

(2) The number and amount of grants or loans from the statewide innovation development district
 fund established by section 20 of this chapter that are contractually awarded by the corporation for
 each innovation development district and in total for all innovation development districts statewide.
 (3) The name of each entity receiving a grant or loan from the statewide innovation development

(3) The name of each entry receiving a grant of roan non-the statewide innovation development
 district fund established by section 20 of this chapter for each innovation development district and
 for all innovation development districts statewide.

30 (4) (2) The amount and name of each entity for which there is a unfunded obligation at the close of
 ach state fiscal year.

- 32 (5) (3) A report on each innovation development district designated under this chapter that includes
 33 a description of:
- 34 (A) the general boundaries of the innovation development district;
- 35 (B) the total acreage encompassed within the innovation development district;
- **36** (C) the base assessed value of the innovation development district;
- 37 (D) the gross retail base period amount determined for the innovation development district;
- 38 (E) the income tax base period amount determined for the innovation development district;
- (F) the gross assessed value of all tangible real and personal property, without regard to any exemption granted by an executive or the corporation under section 15(b) of this chapter, that is:
 - (i) located within the innovation development district; and
 - (ii) in the case of real property, assessed as commercial or industrial property under the rules of the department of local government finance;
- 44 in each calendar year after the calendar year in which the innovation development district was45 designated;
- 46 (G) the amount of incremental property tax revenue deposited into the local innovation
 47 development district fund established by section 19 of this chapter in each state fiscal year after

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- 1 the state fiscal year in which the innovation development district was designated;
- (H) the amount of incremental state gross retail and use tax revenue deposited into the local
 innovation development district fund established by section 19 of this chapter in each state fiscal
- 4 year after the state fiscal year in which the innovation development district was designated;
- 5 (I) the amount of incremental state adjusted gross income tax revenue deposited into the local
- 6 innovation development district fund established by section 19 of this chapter in each state fiscal
- 7 year after the state fiscal year in which the innovation development district was designated;
- 8 (J) the amount of revenue deposited into the local innovation development district fund
 9 established by section 19 of this chapter that was transferred into the statewide innovation
 10 development district fund economic development reserve account established under section
 11 20 20.5 of this chapter in each state fiscal year after the state fiscal year in which the innovation
 12 development district was designated;
- 13 (K) the aggregate amount of bonds issued by the Indiana finance authority under
 14 IC 5-1.2-4-4(a)(2) to pay for projects within the innovation development district;
- (L) the annual amount of debt service payments due on the bonds described in clause (K); and
 (M) a description of all economic development incentives granted by the corporation to
 businesses located within the innovation development district.
- SECTION 103. P.L.201-2023, SECTION 284, IS AMENDED TO READ AS FOLLOWS
 [EFFECTIVE UPON PASSAGE]: SECTION 284. (a) Notwithstanding IC 4-13-2-19 or any other law,
 the appropriations made in P.L.165-2021, SECTION 26, from the account in the federal economic
 stimulus fund created for the American Rescue Plan Act that are unexpended and unencumbered at the
 close of the state fiscal year ending on June 30, 2023, 2025, do not lapse but instead remain available for
 expenditure:
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(1) during the state fiscal year beginning July 1, 2025, and ending June 30, 2026; and

- (2) for the state fiscal year beginning July 1, 2026, and ending June 30, 2027, during the period
 of time after June 30, 2026, and before January 1, 2027;
- either state fiscal year in a biennium beginning after June 30, 2023, and ending before July 1, 2025, for
 the purpose for which the appropriation was originally made.
- **29** (b) This SECTION expires July 1, 2025. January 1, 2027.
- 30 SECTION 104. P.L.201-2023, SECTION 290, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JUNE 1, 2025]: SECTION 290. (a) Notwithstanding IC 4-13-2-19 or any other law, any 31 32 part of an appropriation made for the legislative council and the legislative services agency, in a state fiscal year beginning after June 30, 2018, and ending before July 1, 2024, **2027**, that is unexpended and 33 unencumbered at the close of that state fiscal year does not lapse and is not returned to the state general 34 revenue fund but remains available for expenditure during either state fiscal year in a biennium beginning 35 after June 30, 2023, **2025**, and ending before July 1, 2025. **2027**. The unexpended and unencumbered 36 37 amount may be used to supplement the amounts appropriated in this act for each state fiscal year in the 38 biennium and shall be allotted, as requested by the executive director of the legislative services agency, 39 for the total operating expenses of the legislative council or the legislative services agency, or both. 40 However, if any part of the appropriations have not been allotted or encumbered before the 41 expiration of a state fiscal year, the personnel subcommittee of the legislative council may 42 determine that any part of the balance of the appropriations shall be reverted to the state general 43 fund.
- 44 (b) This SECTION expires July 1, 2025. **2027.**
- 45 SECTION 105. P.L.201-2023, SECTION 291 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 46 JUNE 1, 2025]: SECTION 291. (a) The definitions of "vacation leave", "sick leave", and other types of
- 47 leave used on July 1, 2010, by the department apply to this SECTION.

(b) As used in this SECTION, "department" refers to the state personnel department established by
 IC 4-15-2.2-13.

3 (c) As used in this SECTION, "pilot program" refers to the pilot program reestablished under4 subsection (d).

5 (d) The personnel committee of the legislative council for the legislative branch of state government or the Indiana supreme court for the judicial branch of state government, or both, may reestablish 6 7 continue the pilot program established by P.L.220-2005, SECTION 8 (before its expiration), and 8 P.L.220-2005, SECTION 10 (before its expiration) and as amended in P.L.201-2023, SECTION 291, 9 for either or both the state fiscal year beginning July 1, 2025, and ending June 30, 2026, and the 10 state fiscal year beginning July 1, 2026, and ending June 30, 2027, including provisions adopted by: (1) the deferred compensation committee (established by IC 5-10-1.1-4) to govern the pilot program; 11 12 (2) the department under LSA Document #06-488(E) (before its expiration), filed with the publisher 13 of the Indiana Register on October 16, 2006, to govern the pilot program; or 14 (3) the auditor of state comptroller to administer the pilot program. 15 (e) Subject to the Internal Revenue Code and applicable regulations, the personnel committee of the legislative council or the Indiana supreme court, or both, may adopt procedures to implement and 16 17 administer the pilot program, including provisions established or reestablished under subsection (d). 18 (f) The auditor of state **comptroller** shall provide for the administration of the pilot program. 19 (g) This SECTION expires June 30, 2025. 2027. 20 SECTION 106. [EFFECTIVE JULY 1, 2025] (a) The director of the budget agency shall make a written determination that funds are not appropriated or otherwise available to support 21 22 continuation of the performance of any contract or lease entered into under IC 4-13-12.1-8 (before 23 its repeal). 24 (b) This SECTION expires July 1, 2028. 25 SECTION 107. [EFFECTIVE JULY 1, 2025] (a) On July 1, 2025, the state comptroller shall 26 transfer fifteen million dollars (\$15,000,000) from the addiction services fund established by 27 IC 12-23-2-2 to the tobacco master settlement agreement fund established by IC 4-12-1-14.3. 28 (b) On July 1, 2025, the state comptroller shall transfer twenty-five million dollars (\$25,000,000) 29 from the department of insurance fund established by IC 27-1-3-28 to the tobacco master settlement 30 agreement fund established by IC 4-12-1-14.3. 31 (c) This SECTION expires July 1, 2027. 32 SECTION 108. [EFFECTIVE UPON PASSAGE] (a) Any balance on June 30, 2025, in the 33 curricular materials fund established by IC 20-40-22-5, shall be transferred to the state general 34 fund on June 30, 2025. (b) This SECTION expires July 1, 2025. 35 SECTION 109. [EFFECTIVE JULY 1, 2025] (a) IC 6-2.5-5-57, as amended by this act, applies only 36 to retail transactions occurring after June 30, 2025. 37 38 (b) Except as provided in subsection (c), a retail transaction is considered to have occurred after 39 June 30, 2025, if the property whose transfer constitutes selling at retail is delivered to the 40 purchaser or to the place of delivery designated by the purchaser after June 30, 2025. (c) Notwithstanding the delivery of the property constituting selling at retail after June 30, 2025, 41

- 42 a transaction is considered to have occurred before July 1, 2025, to the extent that:
- 43 (1) the agreement of the parties to the transaction is entered into before July 1, 2025; and
- 44 (2) payment for the property furnished in the transaction is made before July 1, 2025.
- 45 (d) This SECTION expires January 1, 2028.
- 46 SECTION 110. [EFFECTIVE JULY 1, 2025] (a) IC 6-2.5-5-57.5, as added by this act, applies only 47 to retail transactions occurring after June 30, 2025.

- 1 (b) Except as provided in subsection (c), a retail transaction is considered to have occurred after
- 2 June 30, 2025, if the property whose transfer constitutes selling at retail is delivered to the 3 purchaser or to the place of delivery designated by the purchaser after June 30, 2025.
- (c) Notwithstanding the delivery of the property constituting selling at retail after June 30, 2025,
- 5 a transaction is considered to have occurred before July 1, 2025, to the extent that:
- 6 (1) the agreement of the parties to the transaction is entered into before July 1, 2025; and
- 7 (2) payment for the property furnished in the transaction is made before July 1, 2025.
- 8 (d) This SECTION expires January 1, 2028.
- 9 SECTION 111. [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)] (a) IC 6-3-1-3.5, as amended
- 10 by this act, applies to taxable years beginning after December 31, 2024.
- 11 (b) This SECTION expires July 1, 2027.
- 12 SECTION 112. [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)] (a) IC 6-3.1-38-4 and
- 13 IC 6-3.1-38-7, both as amended by this act, apply to taxable years beginning after December 31,
- **14 2024.**
- 15 (b) This SECTION expires July 1, 2028.
- 16 SECTION 113. [EFFECTIVE JULY 1, 2025] (a) IC 6-3.1-46, as added by this act, applies to
- 17 taxable years beginning after December 31, 2025.
- 18 (b) This SECTION expires July 1, 2028.
- **19** SECTION 114. An emergency is declared for this act. (Reference is to HB 1001 as introduced.)