

SENATE MOTION

MR. PRESIDENT:

I move that Engrossed House Bill 1001 be amended to read as follows:

1	Page 122, between lines 16 and 17, begin a new paragraph and
2	insert:
3	"SECTION 122. IC 20-25-17 IS ADDED TO THE INDIANA
4	CODE AS A NEW CHAPTER TO READ AS FOLLOWS
5	[EFFECTIVE UPON PASSAGE]:
6	Chapter 17. Indianapolis Local Education Alliance
7	Sec. 1. As used in this chapter, "alliance" refers to the
8	Indianapolis local education alliance established by section 2 of this
9	chapter.
10	Sec. 2. (a) The Indianapolis local education alliance is
11	established.
12	(b) The alliance consists of the following nine (9) members:
13	(1) The superintendent of the school city or the
14	superintendent's designee.
15	(2) The mayor of a consolidated city or the mayor's designee.
16	(3) One (1) member appointed by the president of the board
17	who is not a member of the board.
18	(4) Four (4) members appointed by the mayor described in
19	subdivision (2), one (1) of whom is a representative of
20	business.
21	(5) Two (2) members appointed by the superintendent of the
22	school city as follows:
23	(A) A representative of parents who:
24	(i) reside; and
25	(ii) have students attending an innovation network
26	charter school (as defined in IC 20-25.7-3-6) located;
27	within the geographic boundaries of the school city.
28	(B) A representative of parents who:

1	(i) reside within the geographic boundaries of the school
2	city; and
3	(ii) have students who are enrolled in and attend a school
4	maintained and operated by the school city.
5	(c) The mayor or the mayor's designee under subsection (b)(2)
6	serves as the chairperson of the alliance. A quorum of the members
7	must be present for the alliance to take any official action. A
8	quorum consists of a majority of the members of the alliance. An
9	affirmative vote by a majority of the members present is needed
10	for the alliance to make a recommendation or take any official
11	action.
12	(d) The first meeting of the alliance must be held not later than
13	July 1, 2025.
14	(e) The alliance operates independently from the school city.
15	Sec. 3. (a) The alliance shall do the following:
16	(1) Conduct school facility assessments for all applicable
17	public school, including charter school, facilities located
18	within the geographic boundaries of the school city.
19	(2) Develop a facilities and transportation implementation
20	plan that includes the following components:
21	(A) A long term asset management and sustainability plan,
22	including a seat capacity target formula, that includes
23	establishing a local governing board as a taxing unit or
24	another sustainable revenue plan.
25	(B) Recommendations regarding additional school facility
26	structural changes necessary to achieve the desired result
27	for a collaborative system of schools that can serve all
28	students within the geographic boundaries of the school
29	city fairly.
30	(C) A process to approve or deny any levy requests related
31	to capital expenditures.
32	(D) A standardized template for revenue sharing
33	agreements and asset use agreements for all school
34	facilities and transportation assets within the geographic
35	boundaries of the school city.
36	(E) A method or way to address existing excess capacity in
37	school facilities.
38	(F) A method or way to increase collaboration between
39	schools, governmental entities, and community
40	organizations, including facilitating opportunities for
41	partnership with other governmental entities or local
42	nonprofit organizations to transform school facilities into
43	broader community assets for residents.
44	(G) Ensures the provision of uninterrupted transportation
45	services for homeless students or students in foster care as
46	provided by the McKinney-Vento Homeless Education
47	Assistance Improvements Act (42 U.S.C. 11431 et seq.).

1	(II) Destance tions in facilities more some of and an evotions
1	(H) Best practices in facilities management and operations.
2 3	(I) A system to track qualitative and quantitative data to
3 4	gauge the success of the plan.
4 5	(J) A system to manage any school facility or
5	transportation related debt.
6	(K) Recommendations regarding purchasing and
7	maintenance plans and contracts with vendors, as needed.
8	(L) A summary of the school facility assessments for all
9	applicable school facilities and recommendations based on
10	the assessments.
11	(M) An approach in which schools located within the
12	geographic boundaries of the school city will participate or
13	opt into participation in the implementation plan and at
14	what service level the schools may participate or opt in.
15	(N) The participation of all students in a single enrollment
16	system.
17	(b) In developing the plan under subsection (a)(2), the alliance
18	shall consider additional flexibility and creativity regarding:
19	(1) what is considered a school facility, including
20	considerations surrounding colocation with other schools,
21	governmental entities, or community organizations; and
22	(2) ways to accommodate student needs throughout the school
23	day, including transportation:
24	(A) to and from school;
25	(B) for before and after school opportunities;
26	(C) for work based learning experiences;
27	(D) for extracurricular activities; and
28	(E) for specialized educational opportunities.
29	Sec. 4. The alliance may:
30	(1) contract with outside entities in developing the plan under
31	section 3 of this chapter; and
32	(2) include the following recommendations in the
33	implementation plan developed under section 3(a)(2) of this
34	chapter:
35	(A) The governance structure for a collaborative school
36	system.
37	(B) Opportunities for increased efficiency for the central
38	office of the school city.
39	(C) Future referendum planning.
40	(D) School consolidation.
41	(E) The expansion of high quality academic programming.
42	(F) Uniform school performance frameworks for all
43	schools within the collaborative school system.
44	(G) Special education policies.
45	Sec. 5. (a) This section does not apply to a proposed new charter
46	school if the organizer of the proposed new charter school
47	submitted to an authorizer on or before April 1, 2025, the proposal

1	to establish the new charter school.
2	(b) Beginning July 1, 2025, and ending December 31, 2025, a
3	charter may not be granted by an authorizer for a new charter
4	school located within the boundaries of the school city except by
5	the executive (as defined in IC 36-1-2-5) of a consolidated city.
6	Sec. 6. Not later than December 31, 2025, the alliance shall
7	submit the school facilities and transportation implementation plan
8	to the following:
9	(1) The secretary of education.
10	(2) The board.
11	(3) The mayor described in section 2(b)(2) of this chapter.
12	(4) The legislative council in an electronic format under
13	IC 5-14-6.
14	Sec. 7. This chapter expires March 30, 2026.".
15	Page 169, between lines 1 and 2, begin a new paragraph and insert:
16	"SECTION 220. [EFFECTIVE UPON PASSAGE] (a) On June 1,
17	2025, there is appropriated from the state general fund to the
18	Indianapolis local education alliance established under
19	IC 20-25-17, as added by this act, three hundred thousand dollars
20	(\$300,000) to carry out the duties of the Indianapolis local
21	education alliance under IC 20-25-17, as added by this act.
22	(b) This SECTION expires March 30, 2026.".
23	Renumber all SECTIONS consecutively.
	(Reference is to EHB 1001 as printed April 11, 2025.)

Senator HUNLEY