HOUSE BILL No. 1001

DIGEST OF INTRODUCED BILL

Citations Affected: IC 4-8.1-2; IC 4-13-12.1; IC 5-28-45; IC 6-2.5; IC 6-3; IC 6-3.1; IC 6-8; IC 10-11-2; IC 12-17.2-7.7; IC 14-9-8-28; IC 16-21-10-21; IC 16-28-15-14; IC 16-41-42.2-3; IC 20-26-11-17; IC 20-51-1; IC 20-51.4; IC 22-4.1; IC 33-39-8-5; IC 33-39-11.

Synopsis: 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. Repeals a provision allowing the department of administration to enter into a lease with the Indiana historical society (society) for use of a building. Requires the director of the budget agency to make a written determination that funds are not appropriated or otherwise available to support continuation of the performance of any contract or lease with the society. Establishes the primary care medical practices in Indiana. 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 a sales and use tax exemption period for three days in January and in August of each year for the following items: (1) School supplies. (2) Clothing, including shoes. (3) Computers and computer accessories. (4) Learning aids. (5) Sports and recreational equipment to be used by an individual who is not more than 18 years of age. Provides a sales and use tax exemption period for seven days in May of each year for the following (Continued next page)

Effective: Upon passage; January 1, 2025 (retroactive); June 29, 2025; July 1, 2025; January 1, 2026.

Thompson, Porter, Snow

January 21, 2025, read first time and referred to Committee on Ways and Means.



Digest Continued

items: (1) Bicycles and accessories. (2) Fishing supplies. (3) Hiking supplies. (4) Hunting supplies. Requires the department of state revenue to calculate an annual adjusted gross income tax exemption index factor to be used in determining certain exemption amounts for purposes of calculating an individual's adjusted gross income each taxable year. Provides an adjusted gross income tax deduction for retirement benefits, phased in over four years. Exempts tips received by an individual employed in a service-providing industry occupation from the adjusted gross income tax. 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. Provides an adjusted gross income tax credit for retired farmers who sell or lease farmland or sell livestock to a qualified beginning farmer. Requires the treasurer of state to establish a long term care savings account program that allows an individual to save for long term care expenses. Provides an adjusted gross income tax deduction for contributions made to an individual's long term care savings account during a taxable year. Provides an adjusted gross income tax deduction for long term care insurance premiums paid during the taxable year. Requires the treasurer of state to establish a farm savings account program that allows an individual to save for farming related expenses. Provides an adjusted gross income tax deduction for contributions made to an individual's farm savings account during a taxable year. Establishes the local child care assistance program for the purpose of providing a county with assistance in expanding the availability of child care in the county, including by providing matching grants. 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 and eligibility for the education scholarship account. Provides that an individual may continue to participate in the career scholarship program after graduating, receiving an Indiana high school equivalency diploma, or obtaining a certificate of completion if the individual: (1) participated in the career scholarship program or the education savings account program while enrolled in grade 10, 11, or 12 in Indiana; (2) was a student with a disability at the time the account was established who required special education and for whom an individualized education program, a service plan, or a choice special education plan was developed; and (3) is less than 22 years of age. Establishes the Hoosier workforce upskill program to provide grants to eligible employers for reimbursement of training expenses. Establishes the public prosecution fund to provide county reimbursement of compensation paid to deputy prosecuting attorneys and other administrative expenses. 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.



First Regular Session of the 124th General Assembly (2025)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2024 Regular Session of the General Assembly.

HOUSE BILL No. 1001

A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

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.
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) "Other operating expense" includes payments for "services other than personal",
18	"services by contract", "supplies, materials, and parts", "grants, subsidies, refunds,
19	and awards", "in-state travel", "out-of-state travel", and "equipment".
20	(6) "Personal services" includes payments for salaries and wages to officers and
21	employees of the state (either regular or temporary), payments for compensation



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

- 1 awards, and the employer's share of Social Security, health insurance, life insurance,
- 2 dental insurance, vision insurance, deferred compensation state match, leave
- 3 conversion, disability, and retirement fund contributions.
- 4 (7) "State agency" means:
- 5 (A) each office, officer, board, commission, department, division, bureau, committee,
- 6 fund, agency, authority, council, or other instrumentality of the state;
- 7 (B) each hospital, penal institution, and other institutional enterprise of the state;
- 8 (C) the judicial department of the state; and
- 9 (D) the legislative department of the state.
- 10 However, this term does not include cities, towns, townships, school cities, school
- 11 townships, school districts, other municipal corporations or political subdivisions
- 12 of the state, or universities and colleges supported in whole or in part by state
- 13 funds.
- (8) "Total operating expense" includes payments for both "personal services" and
 "other operating expense".
- 16 (b) The state board of finance may authorize advances to boards or persons having
- 17 control of the funds of any institution or department of the state of a sum of money
- 18 out of any appropriation available at such time for the purpose of establishing
- 19 working capital to provide for payment of expenses in the case of emergency when
- 20 immediate payment is necessary or expedient. Advance payments shall be made by
- warrant by the state comptroller, and properly itemized and receipted bills or invoices
 shall be filed by the board or persons receiving the advance payments.
- (c) All money appropriated by this act shall be considered either a direct appropriation
 or an appropriation from a rotary or revolving fund.
- 25 (1) Direct appropriations are subject to withdrawal from the state treasury and for
- 26 expenditure for such purposes, at such time, and in such manner as may be prescribed
- 27 by law. Direct appropriations are not subject to return and rewithdrawal from the
- 28 state treasury, except for the correction of an error which may have occurred in any
- transaction or for reimbursement of expenditures which have occurred in the samefiscal year.
- 31 (2) A rotary or revolving fund is any designated part of a fund that is set apart as
- 32 working capital in a manner prescribed by law and devoted to a specific purpose
- 33 or purposes. The fund consists of earnings and income only from certain sources
- 34 or combination of sources. The money in the fund shall be used for the purpose designated
- 35 by law as working capital. The fund at any time consists of the original appropriation
- 36 to the fund, if any, all receipts accrued to the fund, and all money withdrawn from the
- 37 fund and invested or to be invested. The fund shall be kept intact by separate entries
- 38 in the state comptroller's office, and no part of the fund shall be used for any purpose
- 39 other than the lawful purpose of the fund or revert to any other fund at any time.
- 40 However, any unencumbered excess above any prescribed amount may be transferred
- 41 to the state general fund at the close of each fiscal year unless otherwise specified42 in the Indiana Code.
- 43

44 SECTION 2. [EFFECTIVE JULY 1, 2025]

45 46

For the conduct of state government, its offices, funds, boards, commissions, departments,

- 47 societies, associations, services, agencies, and undertakings, and for other appropriations
- 48 not otherwise provided by statute, the following sums in SECTIONS 3 through 10 are
- 49 appropriated for the periods of time designated from the general fund of the state of



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2	Indiana or other specifically designated funds.			
- 3 4 5	In this act, whenever there is no specific fund or is from the general fund.	r account designate	d, the appropriation)n
5 6 7	SECTION 3. [EFFECTIVE JULY 1, 2025]			
8 9	GENERAL GOVERNMENT			
10 11	A. LEGISLATIVE			
12	FOR THE GENERAL ASSEMBLY			
13	LEGISLATORS' SALARIES - HOUSE			
14	Total Operating Expense	9,871,096	10,138,293	
15	HOUSE EXPENSES			
16	Total Operating Expense	13,236,708	13,236,708	
17	LEGISLATORS' SALARIES - SENATE			
18	Total Operating Expense	2,900,000	3,000,000	
19	SENATE EXPENSES			
20 21	Total Operating Expense	13,150,000	15,544,000	
21 22	Included in the above appropriations for house	and consta ornance	a ara funda far	
22	a legislative business per diem allowance, meals	-		
23 24	expenses associated with legislative affairs. Eac		-	
25	when authorized by the speaker of the house, to			
26	allowance for every day the member is engaged	e	-	
27	shall authorize the legislative business per diem allowance to be consistent with			
28	law and house rules.			
29				
30	Each member of the senate is entitled, when aut	• •		
31	of the senate, to the legislative business per dien			
32	is engaged in official business. The president pr	-		
33	the legislative business per diem allowance to be	e consistent with lay	w and senate rules.	
34		4 h h f 41		
35 36	The legislative business per diem allowance that is entitled to receive equals the maximum daily		0	•
30 37	executive branch of the federal government for		• •	
38	home in travel status in the Indianapolis area. T			1
39	changes each time there is a change in that max	U U	-	
40		j		
41	In addition to the legislative business per diem a	allowance, each me	mber of the genera	l
42	assembly shall receive the mileage allowance in	an amount equal to	the standard	
43	mileage rates for personally owned transportat	ion equipment estal	olished by the fede	ral
44	Internal Revenue Service for each mile necessar	-		1
45	place of residence to the state capitol. However,		•	
46	other than by motor vehicle, and the member's	-		
47	one hundred (100) miles from the state capitol,			ent
48	in an amount equal to the lowest air travel cost		0	J
49	place of residence to the state capitol. During th	e period the genera	assembly is conv	ened



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



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

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



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

1 \$1,000; utilities committee chair, \$1,000; commerce and technology committee chair,

2 \$1,000; appointments and claims committee chair, \$1,000; rules and legislative procedure

- 3 committee chair, \$1,000; and ethics committee chair, \$1,000. If an officer fills more
- 4 than one (1) leadership position, the officer shall be paid for the higher paid position.
- 5

6 Officers of the house of representatives are entitled to the following amounts annually 7 in addition to the subsistence allowance: speaker of the house, \$7,000; speaker 8 pro tempore, \$5,000; deputy speaker pro tempore, \$2,000; majority floor leader, 9 \$5,500; majority caucus chair, \$5,500; majority whip, \$4,000; assistant majority 10 floor leader(s), \$3,500; assistant majority caucus chair(s), \$2,000; assistant majority 11 whip(s), \$2,000; ways and means committee chair, \$5,500; ways and means committee 12 vice chair, \$4,000; ways and means k-12 subcommittee chair, \$1,500; ways and means 13 higher education subcommittee chair, \$1,500; ways and means budget subcommittee 14 chair, \$3,000; ways and means health and human services subcommittee chair, \$1,500; ways and means local government subcommittee chair, \$1,500; minority leader, \$6,000; 15 16 minority floor leader, \$4,500; minority caucus chair, \$4,500; minority whip, \$3,000; 17 assistant minority leader(s), \$1,500; assistant minority floor leader(s), \$1,500; assistant 18 minority caucus chair(s), \$1,500; assistant minority whip(s), \$1,500; ways and means committee ranking minority member, \$3,500; agriculture and rural development committee 19 20 chair, \$1,000; commerce, small business, and economic development committee chair, 21 \$1,000; courts and criminal code committee chair, \$1,000; education committee chair, 22 \$1,000; elections and apportionment committee chair, \$1,000; employment, labor, and pensions 23 committee chair, \$1,000; environmental affairs committee chair, \$1,000; statutory 24 committee on legislative ethics committee chair, \$1,000; family, children, and human 25 affairs committee chair, \$1,000; financial institutions committee chair, \$1,000; insurance 26 committee chair, \$1,000; government and regulatory reform committee chair, \$1,000; 27 judiciary committee chair, \$1,000; local government committee chair, \$1,000; natural resources committee chair, \$1,000; public health committee chair, \$1,000; public policy 28 29 committee chair, \$1,000; roads and transportation committee chair, \$1,000; rules and 30 legislative procedures committee chair, \$1,000; utilities, energy and telecommunications 31 committee chair, \$1,000; and veterans affairs and public safety committee chair, \$1,000. 32 If an officer fills more than one (1) leadership position, the officer may be paid for 33 each of the paid positions. 34

- 35 If the senate or house of representatives eliminates a committee or officer referenced 36 in this SECTION and replaces the committee or officer with a new committee or position, 37 the above appropriations for subsistence shall be used to pay for the new committee 38 or officer. However, this does not permit any additional amounts to be paid under 39 this SECTION for a replacement committee or officer than would have been spent for 40 the eliminated committee or officer. If the senate or house of representatives creates 41 a new, additional committee or officer, or assigns additional duties to an existing 42 officer, the above appropriations for subsistence shall be used to pay for the new 43 committee or officer, or to adjust the annual payments made to the existing officer, 44 in amounts determined by the legislative council. 45
- 46 If the funds appropriated for legislators' subsistence are insufficient to pay all
 47 the subsistence incurred, there are hereby appropriated such further sums as may
 48 be necessary to pay such subsistence.
- 49



	FY 2025-2026	FY 2026-2027	Biennial
	Appropriation	Appropriation	Appropriation
FOR THE LEGISLATIVE COUNCIL AND T	THE LEGISLATIVE	SERVICES AGE	NCY
Total Operating Expense	21,040,214	22,834,096	
LEGISLATOR AND LAY MEMBER TRA			
Total Operating Expense	700,000	700,000	
Included in the above appropriations are funds for usual and customary expenses associated with legislative services. If the funds above appropriated for the legislative council and the legislative services agency and for legislator and lay member travel are insufficient to pay all the necessary expenses incurred, there are hereby appropriated such further			
sums as may be necessary to pay those expense Any person other than a member of the general speaker of the house, president or president pr minority floor leader, or legislative council to	al assembly who is ap ro tempore of the sen	ate, house or senat	te
committee or commission is entitled, when aut	horized by the legisla	ative council, to a	
per diem instead of subsistence of \$75 per day	0		
per diem, such a person is entitled to mileage i		-	
members of the general assembly, for each mil	•	-	S
usual place of residence to the state capitol or commission, or conference. However, reimbur			neoe
claimed by lay members serving on research, s			
under the jurisdiction of the legislative council			
until the legislative council applies those trave			acı,
legislators and their staffs to such lay member			ION
The allowance and reimbursement permitted i			
legislative council appropriations for legislativ		-	
nrovided for by a specific appropriation	e and my member th		150

provided for by a specific appropriation.

Included in the above appropriations are funds for the printing and distribution of documents published by the legislative council, including journals, bills, resolutions, enrolled documents, the acts of the first and second regular sessions of the 124th general assembly, the supplements to the Indiana Code for the biennium and the publication of the Indiana Administrative Code and the Indiana Register. Upon completion of the distribution of the Acts and the supplements to the Indiana Code, as provided in IC 2-6-1.5, remaining copies may be sold at a price or prices periodically determined by the legislative council. If the above appropriations for the printing and distribution of documents published by the legislative council are insufficient to pay all of the necessary expenses incurred, there are hereby appropriated such sums as may be necessary to pay such expenses.

TECHNOLOGY INFRASTRUCTURE, SOFTWARE, AND SERVICES Total Operating Expense 6,152,770 5,679,848

> If the above appropriations are insufficient to pay all of the necessary expenses incurred,

there are hereby appropriated such sums as may be necessary to pay such expenses,

including state video streaming services and legislative closed captioning services.

The above appropriations or any part thereof remaining unexpended and unencumbered



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

1	at the close of any fiscal year remain available for expenditure until the earlier of			
2	June 30, 2029, or the purposes for which the a		-	
3	or abandoned. If any part of the appropriation	ns have not been all	lotted or encumbered	d
4	before the expiration of the biennium, the per-	sonnel subcommitte	e of the legislative	
5	council may determine that any part of the ba	lance of the approp	oriations may be	
6	reverted to the state general fund.			
7				
8	The legislative services agency shall charge th	e following fees, un	less the legislative	
9	council sets these or other fees at different rat	es:		
10				
11	Annual subscription to the session docume	nt service for sessio	ns ending in	
12	odd-numbered years: \$900		0	
13	·			
14	Annual subscription to the session docume	nt service for sessio	ns ending in	
15	even-numbered years: \$500		8	
16				
17	Per page charge for copies of legislative do	cuments: \$0.15		
18	Ter hage enange for expression regioneries as	••••••		
19	NATIONAL ASSOCIATION DUES			
20	Total Operating Expense	461,122	741,428	
20	Total Operating Expense	401,122	/41,420	
22	FOR THE COMMISSION ON UNIFORM ST	TATE LAWS		
22	Total Operating Expense	100,000	100,000	
23 24	Total Operating Expense	100,000	100,000	
25	FOR THE INDIANA LOBBY REGISTRATION			
23 26	Total Operating Expense	419,402	452,123	
27	Total Operating Expense	419,402	432,123	
28	FOR THE INDIANA PUBLIC RETIREMEN'	T SVSTFM		
28 29	LEGISLATORS' RETIREMENT FUND			
29 30	Total Operating Expense	6 112	6 112	
30 31	Total Operating Expense	6,113	6,113	
	B. JUDICIAL			
32	D. JUDICIAL			
33 34	FOR THE SUPREME COURT			
		22 220 222	22 220 222	
35	Total Operating Expense	22,330,232	22,330,232	
36				n
37	The above appropriations include the subsiste	nce allowance prov	ided by IC 33-38-5-8	5.
38				
39	LOCAL JUDGES' SALARIES			
40	Total Operating Expense	99,627,132	99,627,132	
41	COUNTY PROSECUTORS' SALARIES			
42	Total Operating Expense	35,794,283	35,794,283	
43	PROBLEM SOLVING COURTS			
44	Total Operating Expense	6,000,000	6,000,000	
45	SUPREME COURT TITLE IV-D			
46	Total Operating Expense	1,950,000	1,950,000	
47	TRIAL COURT OPERATIONS			
48	Total Operating Expense	1,627,073	1,627,073	
49	INDIANA COURT TECHNOLOGY			



		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	17,588,380	17,588,380	
2	INDIANA CONFERENCE FOR LEGAL E			
3	Total Operating Expense	778,750	778,750	
4	GUARDIAN AD LITEM			
5	Total Operating Expense	6,337,810	6,337,810	
6				
7	The Office of Judicial Administration shall use			er
8	an office of guardian ad litem and court appoin	-		
9 10	provide matching funds to counties that are re-			40 m
10 11	juvenile jurisdiction, a guardian ad litem and c for children who are alleged to be victims of ch			ram
11	A county may use these matching funds to sup	U		lor
12	IC 31-40-3 to be used for the operation of guar			
13	special advocate programs. The county fiscal b			
15	for the county to be eligible for these matching	• • •	te unequate funds	
16	for the county to be engine for these matching	i un us		
17	ADULT GUARDIANSHIP			
18	Total Operating Expense	1,500,000	1,500,000	
19		, ,	, ,	
20	The above appropriations are for the administ	ration of the office o	f adult guardiansl	nip
21	and to provide matching funds to county court	s with probate juriso	diction that imple	ment
22	and administer programs for volunteer advoca	tes for seniors and i	ncapacitated adul	ts
23	who are appointed a guardian under IC 29. Vo			-
24	adults programs shall provide a match of 50%			
25	of judicial administration of which up to half n			
26	must be county funds or other local county res			
27	supreme court are eligible for matching funds.			
28	to maintain an adult guardianship registry to s	erve as a data repos	itory for adult gua	ardianship
29 20	cases and guardians appointed by the courts.			
30 21	CIVIL LEGAL AID			
31 32		3,000,000	3,000,000	
32 33	Total Operating Expense SPECIAL JUDGES - COUNTY COURTS	3,000,000	3,000,000	
33 34	Total Operating Expense	149,000	149,000	
35	Total Operating Expense	149,000	149,000	
36	If the funds appropriated above for special jud	ges of county courts	are insufficient to	
	ii the funds uppi opfinited usove for special jud) nav
	all of the necessary expenses that the state is re	e .		· ·
37	all of the necessary expenses that the state is re are hereby appropriated such further sums as	equired to pay under	IC 34-35-1-4, the	re
	all of the necessary expenses that the state is re are hereby appropriated such further sums as	equired to pay under	IC 34-35-1-4, the	re
37 38	• •	equired to pay under may be necessary to	IC 34-35-1-4, the	re
37 38 39	are hereby appropriated such further sums as	equired to pay under may be necessary to	IC 34-35-1-4, the	re
37 38 39 40	are hereby appropriated such further sums as INTERSTATE COMPACT FOR ADULT C	equired to pay under may be necessary to DFFENDERS 236,180	IC 34-35-1-4, the pay these expense 236,180	re
37 38 39 40 41	are hereby appropriated such further sums as INTERSTATE COMPACT FOR ADULT C Total Operating Expense	equired to pay under may be necessary to DFFENDERS 236,180	IC 34-35-1-4, the pay these expense 236,180	re
37 38 39 40 41 42	are hereby appropriated such further sums as INTERSTATE COMPACT FOR ADULT C Total Operating Expense COMMISSION ON IMPROVING THE ST	equired to pay under may be necessary to DFFENDERS 236,180 ATUS OF CHILDR	IC 34-35-1-4, the pay these expense 236,180 EN	re
37 38 39 40 41 42 43 44 45	are hereby appropriated such further sums as INTERSTATE COMPACT FOR ADULT O Total Operating Expense COMMISSION ON IMPROVING THE ST Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense	equired to pay under may be necessary to DFFENDERS 236,180 ATUS OF CHILDR	IC 34-35-1-4, the pay these expense 236,180 EN	re
37 38 39 40 41 42 43 44 45 46	are hereby appropriated such further sums as INTERSTATE COMPACT FOR ADULT O Total Operating Expense COMMISSION ON IMPROVING THE ST Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense DRUG AND ALCOHOL PROGRAMS	equired to pay under may be necessary to DFFENDERS 236,180 ATUS OF CHILDR 350,000 750,000	IC 34-35-1-4, the pay these expense 236,180 EN 350,000 750,000	re
37 38 39 40 41 42 43 44 45 46 47	are hereby appropriated such further sums as INTERSTATE COMPACT FOR ADULT O Total Operating Expense COMMISSION ON IMPROVING THE ST Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense DRUG AND ALCOHOL PROGRAMS Total Operating Expense	equired to pay under may be necessary to DFFENDERS 236,180 ATUS OF CHILDR 350,000	IC 34-35-1-4, the pay these expense 236,180 EN 350,000	re
37 38 39 40 41 42 43 44 45 46	are hereby appropriated such further sums as INTERSTATE COMPACT FOR ADULT O Total Operating Expense COMMISSION ON IMPROVING THE ST Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense DRUG AND ALCOHOL PROGRAMS	equired to pay under may be necessary to DFFENDERS 236,180 ATUS OF CHILDR 350,000 750,000	IC 34-35-1-4, the pay these expense 236,180 EN 350,000 750,000	re



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

1				
2	FOR THE COMMISSION OF COURT APP			
3	Total Operating Expense	34,073,811	34,073,811	
4	Public Defense Fund (IC 33-40-6-1)			
5 6	Total Operating Expense	7,400,000	7,400,000	
7	The above appropriations from the public de	fense fund are made	from the distribution	
8	authorized by IC 33-37-7-9(c) for the purpose			
9	defense services provided to a defendant. Adu	e	6	lic
10	defense fund. Any balance in the public defen			
11	on court appointed attorneys.			
12				
13	FOR THE COURT OF APPEALS			
14	Total Operating Expense	15,043,411	15,043,411	
15		-))	-))	
16	The above appropriations include the subsist	ence allowance prov	ided by IC 33-38-5-8.	
17		P	1404 % 1000 000 000	
18	FOR THE TAX COURT			
19	Total Operating Expense	966,629	966,629	
20		,	> 0 0,02>	
2 1	FOR THE PUBLIC DEFENDER			
22	Total Operating Expense	8,832,205	8,832,205	
23	PUBLIC DEFENDER INCARCERATED			
24	Total Operating Expense	1	1	
25	Augmentation is allowed from the Gen			
26	Augmentation is anowed if on the Gen			
27	The above appropriation shall be used for ex	nenses related to the	defense of an	
28	incarcerated person in accordance with IC 33	•	derense of an	
29	incurcer accurperson in accordance with ro se	57 2 1		
30	FOR THE PUBLIC DEFENDER COUNCIL			
30 31	Total Operating Expense	1,946,666	1,946,666	
32	AT RISK YOUTH AND FAMILIES	1,9 10,000	1,5 10,000	
33	Total Operating Expense	250,000	250,000	
34	Total Operating Expense	200,000	200,000	
35	FOR THE PROSECUTING ATTORNEYS C	OUNCIL		
36	Total Operating Expense	46,852,757	46,852,757	
37	DRUG PROSECUTION	40,052,757	40,052,757	
38	Substance Abuse Prosecution Fund (IC	33-39-8-6)		
39	Total Operating Expense	161,815	161,815	
40	Augmentation allowed.	101,015	101,015	
41	HIGH TECH CRIMES UNIT PROGRAM	ſ		
42	Total Operating Expense	3,000,000	3,000,000	
43	PROSECUTING ATTORNEYS TITLE IN		3,000,000	
43 44	Total Operating Expense	1,950,000	1,950,000	
44 45	Total Operating Expense	1,950,000	1,930,000	
45 46	FOR THE INDIANA PUBLIC RETIREMEN	IT SVSTEM		
40 47	JUDGES' RETIREMENT FUND	I SISIENI		
47 48		21 726 702	22,492,020	
40 49	Total Operating Expense PROSECUTING ATTORNEYS RETIRE	21,726,703 MENT FUND	44,774,V4V	
4 7	I ROSECUTING ATTORNETS RETIRE			



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1 2	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			
14 15	ADMINISTRATION			
15 16	Total Operating Expense	6,083,487	6,083,487	
17	ELECTION SECURITY	0,003,407	0,003,407	
18	Total Operating Expense	1,590,000	1,590,000	
19	VOTER EDUCATION OUTREACH	1,0,0,000	1,0,0000	
20	Total Operating Expense	250,000	250,000	
21	VOTING SYSTEM TECHNOLOGY OVE	2	,	
22	Total Operating Expense	749,972	749,972	
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 20	Augmentation allowed.	$C \downarrow (12.0)$		
29 20	Homeowner Protection Unit Account (I	,	472 100	
30 21	Total Operating Expense	473,186	473,186	
31 32	Augmentation allowed. Real Estate Appraiser Licensing			
32	Total Operating Expense	50,000	50,000	
34	Augmentation allowed.	20,000	20,000	
35	Tobacco Master Settlement Agreement	Fund (IC 4-12-1-14.3)	
36	Total Operating Expense	818,916	818,916	
37	Augmentation allowed.			
38	Abandoned Property Fund (IC 32-34-1.	5-42)		
39	Total Operating Expense	2,054,730	2,054,730	
40	Augmentation allowed.			
41	OFFICE-MEDICAID FRAUD CONTROL			
42	Total Operating Expense	2,171,000	2,171,000	
43	The share energy is the set of a set of the		- 6 41 4- 4- 1/1- 1	
44 45	The above appropriations are the state's mate	U .	5	
45 46	fraud control unit under IC 4-6-10 as prescril allowed from collections.	Deu Dy 42 U.S.C. 1390	w(q). Augmentatio	/11
40 47	anoweu ii oii concenoiis.			
48	CONSUMER DATA PRIVACY			
40 49	Total Operating Expense	500,000	500,000	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	TORT SETTLEMENTS & JUDGEMENTS			
2	Total Operating Expense	11,000,000	11,000,000	
3	TORT CLAIMS			
4	Total Operating Expense	6,500,000	6,500,000	
5	UNCLAIMED PROPERTY			
6	Abandoned Property Fund (IC 32-34-1.5-4	42)		
7	Total Operating Expense	7,883,908	7,883,908	
8	Augmentation allowed.			
9				
10	D. FINANCIAL MANAGEMENT			
11 12	EOD THE STATE COMPTDOL I ED			
12 13	FOR THE STATE COMPTROLLER Total Operating Expense	8,633,335	8,633,335	
13 14	Total Operating Expense	0,033,335	0,033,335	
15	FOR THE STATE BOARD OF ACCOUNTS			
16	Total Operating Expense	19,956,429	19,956,429	
17	EXAMINATIONS	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
18	Examinations Fund (IC 5-11-4-3)			
19	Total Operating Expense	15,292,119	15,292,119	
20	Augmentation allowed.			
21				
22	FOR THE OFFICE OF MANAGEMENT AND	BUDGET		
23	Total Operating Expense	926,199	926,199	
24				
25	FOR THE DISTRESSED UNIT APPEAL BOA			
26	Total Operating Expense	4,172,388	4,172,388	
27 28	Augmentation allowed after budget committee	review		
28 29	FOR THE MANAGEMENT PERFORMANCE	HIB		
29 30	Total Operating Expense	9,325,010	9,325,010	
30 31	Total Operating Expense	,525,010	,525,010	
32	FOR THE STATE BUDGET AGENCY			
33	Total Operating Expense	4,625,802	4,625,802	
34	STATE AGENCY CONTINGENCY FUND	, ,	, ,	
35	Total Operating Expense	66,000,000	33,000,000	
36	Agency Settlement Fund (IC 4-12-16-2)			
37	Total Operating Expense	1	1	
38	Augmentation allowed.			
39				
40	The above appropriations may be allotted to dep	· · · ·	· · ·	
41	agencies by the budget agency with the approva	Q		
42	shall be allotted in the amount requested by the	•	e legislative branc	h,
43 44	and statewide elected officials by the budget age	ency.		
44 45	PERSONAL SERVICES			
45 46	Total Operating Expense	0	82,500,000	
40 47	Total Operating Expense	v	02,000,000	
48	The above appropriation shall be allotted by the	e budget agency to	the judicial branc	h.
49	the legislative branch, and statewide elected offi		-	
	G , , , , , , , , , ,		11	



	Appropriation	Appropriation	Appropriatio
pay period occurring in the fiscal year endin	ng June 30, 2027.		
The above appropriation may be allotted to	departments, institutio	ons, and all state	
agencies by the budget agency with the appr	. .		
costs of a supplemental pay period occurring	6		
OUTSIDE ACTS			
Total Operating Expense	1	1	
Augmentation allowed after budget co	mmittee review.		
STATE BUDGET COMMITTEE			
Total Operating Expense	96,312	96,312	
Augmentation allowed.	70,512	70,512	
Notwithstanding IC 4-12-1-11(b), the salary	nor diam of the logisle	tivo mombors	
of the budget committee is equal to one hund			70
business per diem allowance.	freu mity percent (150	70) of the legislativ	ve
-			
FOR THE INDIANA PUBLIC RETIREME	NT SYSTEM		
PUBLIC SAFETY PENSION			
Total Operating Expense	140,000,000	130,000,000	
Augmentation allowed.			
LOCAL PENSION REPORT	•••••	•• • • • •	
Total Operating Expense	30,000	30,000	
FOR THE TREASURER OF STATE			
Total Operating Expense	2,441,707	2,441,707	
ABLE AUTHORITY (IC 12-11-14)			
Total Operating Expense	375,635	375,635	
CAREER SCHOLARSHIP ACCOUNTS			
Total Operating Expense	11,000,000	11,000,000	
The treasurer of state shall use the above ap	propriations to deposi	t \$5,000 into each	
eligible career scholarship participant's care	er scholarship accoun	t each fiscal year.	
INDIANA EDUCATION SCHOLARSHI	P ACCOUNT PROGE	RAM (IC 20-51.4)	
Total Operating Expense	25,000,000	25,000,000	
INDIANA EDUCATION SCHOLARSHI			20-51.4-4-3.5)
Total Operating Expense	1,500,000	1,500,000	
))	
E. TAX ADMINISTRATION			
FOR THE DEPARTMENT OF REVENUE			
COLLECTION AND ADMINISTRATIO	N		
Total Operating Expense	76,868,727	76,868,727	
With the approval of the governor and the b	udget agency, the depa	artment shall annu	ıally
reimburse the general fund for expenses incu	urred in support of the	e collection of	
dedicated fund revenue according to the dep	artment's cost allocati	ion plan.	



FY 2025-2026 FY 2026-2027 Biennial

		FY 2025-2020	FY 2020-2027	Bienniai
		Appropriation	Appropriation	Appropriation
1				
1	With the environment of the concernent and the burde	at a manage that a have		
2	With the approval of the governor and the budg may be augmented to an amount not exceeding i			:G.
3 4	amounts, one and one-tenth percent (1.1%) of the			
5	department from taxes and fees.		y concelled by the	
6	department if om taxes and rees.			
7	OUTSIDE COLLECTIONS			
8	Total Operating Expense	4,356,593	4,356,593	
9	Fotal Operating Expense	1,550,555	1,550,575	
10	With the approval of the governor and the budg	et agency, the abo	ve appropriations	
11	may be augmented to an amount not exceeding i			ific
12	amounts, one and one-tenth percent (1.1%) of th	. 0	-	
13	department from taxes and fees.		· ·	
14	-			
15	MOTOR CARRIER REGULATION			
16	Motor Carrier Regulation Fund (IC 8-2.1-	-23-1)		
17	Total Operating Expense	10,029,579	10,029,579	
18	Augmentation allowed.			
19				
20	FOR THE INDIANA GAMING COMMISSION	I		
21	State Gaming Fund (IC 4-33-13-2)			
22	Total Operating Expense	3,642,785	3,642,785	
23	Gaming Investigations (IC 4-33-4-18(b))	1 200 072	1 200 072	
24	Total Operating Expense	1,380,073	1,380,073	
25 26	The chara annuantisticus are mode from record		atoto aomina fund	
26 27	The above appropriations are made from revenu under IC 4-33 before any distribution is made un	U U	0 0	I
27	under 1C 4-55 before any distribution is made un	iluer IC 4-55-15-5.		
20 29	GAMING RESEARCH DIVISION			
30	Total Operating Expense	325,000	325,000	
31	ATHLETIC COMMISSION	020,000	020,000	
32	State Gaming Fund (IC 4-33-13-2)			
33	Total Operating Expense	16,383	16,383	
34	Athletic Fund (IC 4-33-22-9)		,	
35	Total Operating Expense	66,683	66,683	
36	FANTASY SPORTS REGULATION AND A	DMINISTRATIO	N	
37	Fantasy Sports Regulation and Administra	ation Fund (IC 4-3	3-24-28)	
38	Total Operating Expense	49,990	49,990	
39				
40	FOR THE INDIANA HORSE RACING COMM			
41	Indiana Horse Racing Commission Opera	0	,	
42	Total Operating Expense	3,795,825	3,795,825	
43	STANDARDBRED ADVISORY BOARD		10.0	
44 45	Indiana Horse Racing Commission Opera	- ·		
45 46	Total Operating Expense	193,500	193,500	
46 47	Augmentation allowed.			
47 48	FOR THE DEPARTMENT OF LOCAL GOVE	RNMENT FINAN	CF	
40 49	Total Operating Expense	4,420,648	4,420,648	
77	Total Operating Expense	7,740,070	7,740,070	



FY 2025-2026 FY 2026-2027

Biennial

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Accessment Training and Administratio			
1 2	Assessment Training and Administratio Total Operating Expense	1,341,280	1,341,280	
$\frac{2}{3}$	Augmentation allowed from the assessm	· · · ·		
4	Augmentation anowed from the assessin	tent training and add	innstration fund.	
5	FOR THE INDIANA BOARD OF TAX REVI	EW		
6	Total Operating Expense	1,743,512	1,743,512	
7	Assessment Training and Administratio	· · · ·		
8	Total Operating Expense	320,628	320,628	
9	Augmentation allowed from the assessm	ent training and adn	ninistration fund.	
10	-	-		
11	F. ADMINISTRATION			
12				
13	FOR THE DEPARTMENT OF ADMINISTR	ATION		
14	Total Operating Expense	26,005,576	25,005,576	
15				
16	The FY 2026 appropriation includes \$1,000,00)0 to restore the Indi	ana Law Enforcer	nent
17	and Firefighter monument.			
18				
19	MOTOR POOL ROTARY FUND			
20	Total Operating Expense	21,310,300	21,310,300	
21	Charity Gaming Enforcement Fund (IC	,	01 500	
22 23	Total Operating Expense	91,500	91,500	
23 24	Fire and Building Services Fund (IC 22- Total Operating Expense	438,500	438,500	
24 25	State Highway Fund (IC 8-23-9-54)	430,300	430,300	
23 26	Total Operating Expense	3,659,200	3,659,200	
20 27	Integrated Public Safety Communicatio	· · · ·		
28	Total Operating Expense	110,000	, 110,000	
29	ATC Enforcement and Administration 1	,	110,000	
30	Total Operating Expense	540,000	540,000	
31	State Parks & Reservoirs Special Reven	,	,	
32	Total Operating Expense	666,400	666,400	
33	Indiana Correctional Industries Fund (I	C 11-10-6-6)	,	
34	Total Operating Expense	197,000	197,000	
35	Motorcycle Operator Safety Education	Fund (IC 9-27-7-7)		
36	Total Operating Expense	174,621	174,621	
37	Bureau of Motor Vehicles Commission	Fund (IC 9-14-14-1)		
38	Total Operating Expense	42,000	42,000	
39				
40	The budget agency may transfer portions of the			
41	from the department of administration back t	o the agency that pro	vided the appropr	riation
42	if necessary.			
43				
44	In addition to the above appropriations, the b	0 0 0		•
45	may transfer appropriations to the motor poo	•	hed in IC 4-13-1-4	
46	for the purchase of vehicles and related equip	ment.		
47				
48 40	FOR THE STATE PERSONNEL DEPARTM		2 024 222	
49	Total Operating Expense	3,834,223	3,834,223	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	GOVERNOR'S FELLOWSHIP PROGRAM	Л		
2	Total Operating Expense	338,589	338,589	
3	OFFICE OF ADMINISTRATIVE LAW PR	OCEEDINGS		
4	Total Operating Expense	2,093,135	2,093,135	
5	PCORI FEE			
6	Total Operating Expense	145,000	145,000	
7	Augmentation allowed.			
8				
9	FOR THE STATE EMPLOYEES' APPEALS (
10	Total Operating Expense	182,643	182,643	
11	EOD THE OFFICE OF TECHNOLOCY			
12 13	FOR THE OFFICE OF TECHNOLOGY IN MAPPING DATA AND STANDARD (G	IC)		
13 14	Total Operating Expense	2,000,000	2,000,000	
15	Total Operating Expense	2,000,000	2,000,000	
16	FOR THE INDIANA ARCHIVES AND RECO	RDS ADMINISTR	ATION	
17	Total Operating Expense	2,427,737	2,427,737	
18		_,,,	_,,.	
19	FOR THE OFFICE OF THE PUBLIC ACCES	S COUNSELOR		
20	Total Operating Expense	357,253	357,253	
21				
22	G. OTHER			
23				
24	FOR THE OFFICE OF THE INSPECTOR GE			COMMISSION
25	Total Operating Expense	1,506,611	1,506,611	
26				
27	FOR THE SECRETARY OF STATE			
28 29	ELECTION DIVISION	1,818,209	1 010 200	
29 30	Total Operating Expense VOTER LIST MAINTENANCE	1,010,209	1,818,209	
30 31	Total Operating Expense	2,925,000	2,925,000	
32	VOTER REGISTRATION SYSTEM	2,923,000	2,923,000	
33	Total Operating Expense	3,870,286	3,870,286	
34		0,0,0,200	0,0,0,200	
35	SECTION 4. [EFFECTIVE JULY 1, 2025]			
36				
37	PUBLIC SAFETY			
38				
39	A. CORRECTION			
40				
41	FOR THE DEPARTMENT OF CORRECTION	N		
42	CENTRAL OFFICE	20 01 2 100	20 01 2 100	
43	Total Operating Expense	39,013,489	39,013,489	
44 45	ESCAPEE COUNSEL AND TRIAL EXPEN		100 726	
45 46	Total Operating Expense COUNTY JAIL MISDEMEANANT HOUS	199,736	199,736	
40 47	Total Operating Expense	4,152,639	4,152,639	
47 48	ADULT CONTRACT BEDS	т,134,037	т,134,037	
49	Total Operating Expense	95,058	95,058	
•/	- or operating Expense	20,000	20,000	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	STAFF DEVELOPMENT AND TRAINING	G		
2	Total Operating Expense	3,176,442	3,176,442	
3	PAROLE BOARD	, ,	, ,	
4	Total Operating Expense	1,047,123	1,047,123	
5	INFORMATION MANAGEMENT SERVI	CES		
6	Total Operating Expense	7,238,356	7,238,356	
7	JUVENILE TRANSITION			
8	Total Operating Expense	1,117,448	1,117,448	
9	COMMUNITY CORRECTIONS PROGRA			
10	Total Operating Expense	72,625,165	72,625,165	
11				
12	Notwithstanding IC 4-9.1-1-7, IC 4-12-1-12, IC	•	-	e
13	appropriations for community corrections pro	0		
14	any other fund or transfer, assignment, or rea			
15	by the state board of finance or by the budget		0	
16 17	and any other law, the above appropriations for do not revert to the state general fund or anoth			
17	year but remain available in subsequent state			arame
10 19	year but remain available in subsequent state	liscal years for the p	ful poses of the pro	gi anis.
20	HOOSIER INITIATIVE FOR RE-ENTRY	(HIRE)		
21	Total Operating Expense	859,067	859,067	
22	CENTRAL EMERGENCY RESPONSE			
23	Total Operating Expense	1,781,485	1,781,485	
24	HEPATITIS C TREATMENT			
25	Total Operating Expense	14,821,924	14,821,924	
26	DRUG ABUSE PREVENTION			
27	Corrections Drug Abuse Fund (IC 11-8-	,		
28	Total Operating Expense	127,500	127,500	
29	Augmentation allowed.			
30	CORRECTIONAL FACILITIES CALLIN			
31	Correctional Facilities Calling System (I		11 000 000	
32	Total Operating Expense	11,000,000	11,000,000	
33 34	Augmentation allowed. EXONERATION			
34 35	Total Operating Expense	1	1	
35 36	Augmentation allowed.	1	1	
30 37	Augmentation and weu.			
38	The above appropriations shall be used for exp	penses relating to the	restitution	
39	of wrongfully incarcerated persons pursuant t	. 0		
40	collaborate with the Indiana Criminal Justice	-		
41			1.8	
42	COUNTY JAIL MAINTENANCE CONTIN	NGENCY		
43	Total Operating Expense	17,000,000	17,000,000	
44	• ~ •		-	
45	The above appropriations are for reimbursing	sheriffs for the cost	ts of: (1) persons	
46	convicted of level 6 felonies that are incarcerat	ted in county jails, a	nd (2) jail and	
47	parole holds. The department shall reimburse		•	
48	described in this section. All requests for reim	bursement shall be in	n conformity with	
49	department policy.			



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

2 For persons convicted of level 6 felonies that are incarcerated in county jails,

- sheriffs shall be entitled to reimbursement only for the time that the person is
 incarcerated in the county jail.
- 5

1

6 For jail and parole holds, reimbursement shall be based on the later of: (1) the dates of incarceration when persons are incarcerated for more than five (5) days 7 8 after the day of sentencing; or (2) the date upon which the department receives 9 the abstract of judgment and sentencing order. The state shall reimburse the sheriffs 10 for expenses determined by the sheriff to be medically necessary medical care to 11 the convicted persons. If the sheriff or county receives money with respect to a 12 convicted person (from a source other than the county), the per diem or medical expense reimbursement with respect to the convicted person shall be reduced by the 13 14 amount received. A sheriff shall not be required to comply with IC 35-38-3-4(a) or transport convicted persons within five (5) days after the day of sentencing if the 15 16 department of correction does not have the capacity to receive the convicted person.

1	7

18	CORRECTIONAL SERVICES	
19	Total Operating Expense 225,063,624	225,063,624
20	JUVENILE DETENTION ALTERNATIVES INITIATIVE (JE	DAI)
21	Total Operating Expense 2,722,883	2,722,883
22	PAROLE DIVISION	
23	Total Operating Expense 18,540,141	18,540,141
24	HERITAGE TRAIL CORRECTIONAL FACILITY	
25	Total Operating Expense 10,114,560	10,114,560
26	SOUTH BEND COMMUNITY RE-ENTRY CENTER	
27	Total Operating Expense 2,579,655	2,579,655
28	Work Release Fund (IC 11-10-8-6.5)	
29	Total Operating Expense 655,820	655,820
30	Augmentation allowed.	
31	INDIANA STATE PRISON	
32	Total Operating Expense 39,715,493	39,715,493
33	PENDLETON CORRECTIONAL FACILITY	
34	Total Operating Expense34,662,732	34,662,732
35	CORRECTIONAL INDUSTRIAL FACILITY	
36	Total Operating Expense 24,126,966	24,126,966
37	INDIANA WOMEN'S PRISON	
38	Total Operating Expense 16,622,994	16,622,994
39	PUTNAMVILLE CORRECTIONAL FACILITY	
40	Total Operating Expense 32,362,049	32,362,049
41	WABASH VALLEY CORRECTIONAL FACILITY	
42	Total Operating Expense 48,741,736	48,741,736
43	BRANCHVILLE CORRECTIONAL FACILITY	
44	Total Operating Expense 20,894,218	20,894,218
45	WESTVILLE CORRECTIONAL FACILITY	
46	Total Operating Expense 47,298,429	47,298,429
47	ROCKVILLE CORRECTIONAL FACILITY FOR WOMEN	
48	Total Operating Expense20,342,503	20,342,503
49	PLAINFIELD CORRECTIONAL FACILITY	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	31,345,470	31,345,470	
2	RECEPTION DIAGNOSTIC CENTER			
3	Total Operating Expense	18,093,199	18,093,199	
4	MIAMI CORRECTIONAL FACILITY			
5	Total Operating Expense	32,681,093	32,681,093	
6	NEW CASTLE CORRECTIONAL FACILIT			
7	Total Operating Expense	44,147,221	44,147,221	
8 9	CHAIN O' LAKES CORRECTIONAL FACI		2 527 052	
9 10	Total Operating Expense MADISON CORRECTIONAL FACILITY	2,527,952	2,527,952	
10	Total Operating Expense	15,759,065	15,759,065	
11	EDINBURGH CORRECTIONAL FACILITY		15,757,005	
12	Total Operating Expense	6,019,136	6,019,136	
13	NORTH CENTRAL JUVENILE CORRECT		· · ·	
15	Total Operating Expense	13,656,339	13,656,339	
16	LAPORTE JUVENILE CORRECTIONAL F		10,000,000	
17	Total Operating Expense	4,943,239	4,943,239	
18	PENDLETON JUVENILE CORRECTIONA		, ,	
19	Total Operating Expense	18,198,621	18,198,621	
20				
21	FOR THE DEPARTMENT OF ADMINISTRAT	TION		
22	DEPARTMENT OF CORRECTION OMBUI	DSMAN BUREAU		
23	Total Operating Expense	238,357	238,357	
24				
25	B. LAW ENFORCEMENT			
26				
27	FOR THE INDIANA STATE POLICE			
28		189,996,382	189,996,382	
29 20	Motor Carrier Regulation Fund (IC 8-2.1-		E (04 355	
30 21	Total Operating Expense	5,684,355	5,684,355	
31 32	Augmentation allowed from the motor car	rier regulation lunc	1.	
32 33	The above appropriations include funds for the s	stata nalica minaritz	rocruiting prog	am
33 34	The above appropriations include funds for the s	state ponce minority	recruiting progr	a
35	The above appropriations include funds for the p	police security detai	l to be provided	
36	to the Indiana state fair board. However, amoun		-	etermined
30 37	to provide security for the Indiana state by the b	vi		
38	the Indiana state fair board to the state general f	0 0 1		
39				
40	ISP OPEB CONTRIBUTION			
41	Total Operating Expense	4,400,000	4,400,000	
42	INTERNET CRIMES AGAINST CHILDREN	N (IC 10-11-10-2)		
43	Total Operating Expense	1,000,000	1,000,000	
44	INDIANA INTELLIGENCE FUSION CENT	ER		
45	Total Operating Expense	1,240,253	1,240,253	
46	FORENSIC AND HEALTH SCIENCES LAB	BORATORIES		
47	Total Operating Expense	14,154,280	14,154,280	
48	Motor Carrier Regulation Fund (IC 8-2.1-	,		
49	Total Operating Expense	1,320,708	1,320,708	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Augmentation allowed from the motor	carrier regulation fun	ıd.	
2				
3	ENFORCEMENT AID			
4	Total Operating Expense	59,791	59,791	
5				
6	The above appropriations are to meet unfore	6		
7	They are to be expended under the direction	of the superintendent	and to be account	ed
8 9	for solely on the superintendent's authority.			
9 10	RETIREMENT PENSION FUND			
10	Total Operating Expense	37,628,220	37,628,220	
12	Total Operating Expense	57,020,220	57,020,220	
12	The above appropriations shall be paid into t	he state nolice nensio	n fund provided fo	r
14	in IC 10-12-2 in twelve (12) equal installment		-	•
15	the 30th of each succeeding month thereafter	•		
16				
17	If the amount actually required under IC 10-	12-2 is greater than th	e above appropria	ations,
18	the above appropriations may be augmented	from the general fund	l with the approva	l of
19	the governor and the budget agency.			
20				
21	BENEFIT TRUST FUND			
22	Total Operating Expense	6,000,000	6,000,000	
23				_
24	All benefits to members shall be paid by warn		-	
25 26	state comptroller on the basis of claims filed a		rustees of the state	
26 27	police pension and benefit funds created by I	L 10-12-2.		
27	If the amount actually required under IC 10-	17_7 is greater than th	a ahaya annranri	ations
20 29	the above appropriations may be augmented	0		· · · · · · · · · · · · · · · · · · ·
30	the governor and the budget agency.	from the general func	i with the approva	
31	the governor and the sudget agency.			
32	PRE-1987 RETIREMENT			
33	Total Operating Expense	5,450,000	5,450,000	
34	ACCIDENT REPORTING			
35	Accident Report Account (IC 9-26-9-3)			
36	Total Operating Expense	4,122	4,122	
37	Augmentation allowed.			
38	DRUG INTERDICTION			
39	Drug Interdiction Fund (IC 10-11-7-1)			
40	Total Operating Expense	202,249	202,249	
41	Augmentation allowed.			
42	DNA SAMPLE PROCESSING FUND	2 (0 5)		
43 44	DNA Sample Processing Fund (IC 10-1) Total Operating Expense	1,789,875	1,789,875	
44	Augmentation allowed.	1,709,075	1,709,075	
43 46	Augmentation anoweu.			
47	FOR THE INTEGRATED PUBLIC SAFETY	COMMISSION		
48	Integrated Public Safety Communication)	
49	Total Operating Expense	14,912,849	14,912,849	
		· · ·	, , , -	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Augmentation allowed.			
2				
3	FOR THE ADJUTANT GENERAL			
4	Total Operating Expense	14,994,647	9,394,647	
5	CAMP ATTERBURY MUSCATATUCK CE		PLEX OPERATIO	DNS
6	Total Operating Expense	561,396	561,396	
7	MUSCATATUCK URBAN TRAINING CEN			
8	Total Operating Expense	1,185,602	1,185,602	
9	HOOSIER YOUTH CHALLENGE ACADE	MY		
10	Total Operating Expense	2,524,593	2,524,593	
11	GOVERNOR'S CIVIL AND MILITARY CO			
12	Total Operating Expense	250,000	250,000	
13				
14	The above appropriations are made under IC 10)-16-11-1.		
15				
16	FOR THE CRIMINAL JUSTICE INSTITUTE			
17	Total Operating Expense	3,130,277	3,130,277	
18	Violent Crime Victims Compensation Fun			
19	Total Operating Expense	10,000	10,000	
20	Augmentation allowed.			
21	Victim and Witness Assistance (IC 5-2-6-1	,		
22	Total Operating Expense	50,000	50,000	
23	Augmentation allowed.			
24	State Drug Free Communities (IC 5-2-10-2	·		
25	Total Operating Expense	50,000	50,000	
26	Augmentation allowed.			
27				
28 20	DRUG ENFORCEMENT MATCH	250 000	250 000	
29 20	Total Operating Expense	250,000	250,000	
30 21	To facilitate the duties of the Indiana animinal is	unting institute of a	utlined in IC	
31 32	To facilitate the duties of the Indiana criminal ju 5-2-6-3, the above appropriations are not subjec			
32 33	when used to support other state agencies through	-		7 0
33 34	when used to support other state agencies through	gii the awai ung of	state maten uona	5.
35	VICTIM AND WITNESS ASSISTANCE FU	ND		
35 36	Victim and Witness Assistance (IC 5-2-6-1			
30 37	Total Operating Expense	381,833	381,833	
38	Augmentation allowed.	501,055	501,055	
39	ALCOHOL AND DRUG COUNTERMEASU	IRES		
40	Alcohol and Drug Countermeasures Fund			
41	Total Operating Expense	335,000	335,000	
42	Augmentation allowed.	000,000	000,000	
43	STATE DRUG FREE COMMUNITIES FUN	D		
44	State Drug Free Communities (IC 5-2-10-2			
45	Total Operating Expense	362,845	362,845	
46	Augmentation allowed.	,		
47	INDIANA LOCAL LAW ENFORCEMENT	TRAINING DIST	RIBUTION	
48	Total Operating Expense	5,000,000	5,000,000	
49				



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

1 The above appropriations are for the purpose of providing distributions to city, town, 2 and county law enforcement agencies to conduct law enforcement training, including 3 the purchase of supplies and training materials. A distribution to a law enforcement 4 agency in a fiscal year may not exceed the amount that the law enforcement agency 5 received from fees collected pursuant to IC 35-47-2-3 in calendar year 2020. 6 7 **OFFICE OF TRAFFIC SAFETY** 8 **Total Operating Expense** 707,633 707.633 9 10 The above appropriations may be used as the state match requirement for this program 11 according to the current highway safety plan approved by the governor and the budget 12 agency. 13 14 SEXUAL ASSAULT VICTIMS' ASSISTANCE 15 **Total Operating Expense** 4.000.000 4,000,000 VICTIMS OF VIOLENT CRIME ADMINISTRATION 16 17 **Total Operating Expense** 3,708,133 3,708,133 Violent Crime Victims Compensation Fund (IC 5-2-6.1-40) 18 19 **Total Operating Expense** 3,325,844 3,325,844 20 Augmentation allowed from the violent crime victims compensation fund. 21 22 If the above appropriations are insufficient to pay eligible claims, the budget 23 agency may augment the above appropriations from the general fund. 24 25 DOMESTIC VIOLENCE PREVENTION AND TREATMENT 26 **Total Operating Expense** 8.000.000 8,000,000 27 **Domestic Violence Prevention and Treatment Fund (IC 5-2-6.7-4)** 28 **Total Operating Expense** 1,226,800 1,226,800 29 Augmentation allowed from the domestic violence prevention and treatment fund. 30 31 The above appropriations may not be used to construct a new domestic violence shelter 32 but may be used to repair existing shelters. 33 34 FOR THE DEPARTMENT OF TOXICOLOGY 35 **Total Operating Expense** 2,622,025 2,622,025 36 37 **BREATH TEST TRAINING AND CERTIFICATION** Breath Test Training and Certification Fund (IC 10-20-2-9) 38 39 **Total Operating Expense** 355.000 355.000 40 Augmentation allowed from the breath test training and certification fund. 41 FOR THE CORONERS TRAINING BOARD 42 **Coroners Training and Continuing Education Fund (IC 4-23-6.5-8)** 43 **Total Operating Expense** 44 475,000 475,000 Augmentation allowed. 45 46 47 The department of health shall administer the coroners training and continuing education 48 fund. 49



		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	FOR THE LAW ENFORCEMENT TRAININ	NG ACADEMY		
2	Total Operating Expense	4,332,967	4,332,967	
3	Law Enforcement Academy Fund (IC 5	5-2-1-13)		
4	Total Operating Expense	2,938,086	2,938,086	
5	Augmentation allowed from the law en	forcement academy f	und.	
6				
7	C. REGULATORY AND LICENSING			
8		26		
9 10	FOR THE BUREAU OF MOTOR VEHICLE		20 204 279	
10 11	Total Operating Expense STATE MOTOR VEHICLE TECHNOLO	29,284,278	29,284,278	
11	State Motor Vehicle Technology Fund (
12	Total Operating Expense	18,091,800	18,091,800	
13	Augmentation allowed.	10,071,000	10,071,000	
15	MOTORCYCLE OPERATOR SAFETY			
16	Motorcycle Operator Safety Education	Fund (IC 9-27-7-7)		
17	Total Operating Expense	1,705,222	1,705,222	
18	Augmentation allowed.	, ,	, ,	
19	LICENSE BRANCHES			
20	Bureau of Motor Vehicles Commission	Fund (IC 9-14-14-1)		
21	Total Operating Expense	135,819,542	135,819,542	
22	Augmentation allowed.			
23				
24	FOR THE DEPARTMENT OF LABOR			
25	Total Operating Expense	871,387	871,387	
26 27	BUREAU OF MINES AND SAFETY	100 604	100 604	
27 28	Total Operating Expense QUALITY, METRICS, AND STATISTIC	190,604 S (M I S)	190,604	
20 29	Total Operating Expense	151,682	151,682	
30	OCCUPATIONAL SAFETY AND HEAL	-	151,002	
31	Total Operating Expense	2,269,118	2,269,118	
32				
33	The above appropriations for occupational sa	fety and health and N	M.I.S. research and	1
34	statistics reflect only the general fund portion	of the total program	costs of the India	na
35	occupational safety and health plan as approv	ved by the U.S. Depar	tment of Labor. It	is
36	the intent of the general assembly that the Inc			
37	federal government for the federal share of t	ne total program cost	s.	
38				
39	EMPLOYMENT OF YOUTH			
40	Labor Education and Youth Employme		,	
41	Total Operating Expense	635,794	635,794	
42 43	Augmentation allowed. INSAFE			
43 44	Special Fund for Safety and Health Co	sultation Sarvicas (1)	C 22_8_1 1_48)	
45	Total Operating Expense	380,873	380,873	
43 46	Augmentation allowed.	500,075	500,075	
40 47	Augmentation anower			
48	FOR THE DEPARTMENT OF INSURANCE	C		
49	Department of Insurance Fund (IC 27-			
	_			



		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	18,095,972	18,095,972	
2	Augmentation allowed.			
3	ALL PAYER CLAIMS DATABASE			
4	Department of Insurance Fund (IC 27-	-1-3-28)		
5	Total Operating Expense	4,512,442	4,512,442	
6	Augmentation allowed.			
7	BAIL BOND DIVISION			
8	Bail Bond Enforcement and Administr	ation Fund (IC 27-10-	5-1)	
9	Total Operating Expense	81,880	81,880	
10	Augmentation allowed.			
11	PATIENT'S COMPENSATION AUTHO			
12	Patients' Compensation Fund (IC 34-1	8-6-1)		
13	Total Operating Expense	4,216,705	4,216,705	
14	Augmentation allowed.			
15	POLITICAL SUBDIVISION RISK MAN			
16	Political Subdivision Risk Managemen			
17	Other Operating Expense	133,108	133,108	
18	Augmentation allowed.			
19	MINE SUBSIDENCE INSURANCE			
20	Mine Subsidence Insurance Fund (IC 2	,		
21	Total Operating Expense	2,400,000	2,400,000	
22	Augmentation allowed.			
23	TITLE INSURANCE ENFORCEMENT			
24	Title Insurance Enforcement Fund (IC			
25	Total Operating Expense	941,121	941,121	
26	Augmentation allowed.			
27				
28 20	FOR THE ALCOHOL AND TOBACCO CO			
29 20	ATC Enforcement and Administration	· · · · ·	17 402 220	
30 21	Total Operating Expense	17,483,329	17,483,329	
31	Augmentation allowed.			
32 33	The above appropriations include \$500,000	ach fiscal waar far tha	nurshaaa and	
33 34	maintenance of excise officer body cameras.	e	pur chase and	
34 35	maintenance of excise officer body cameras.			
35 36	YOUTH TOBACCO EDUCATION AND	FNFODCEMENT		
30 37	Richard D. Doyle Youth Tobacco Educ		nt Fund (IC 7 1_6_'	2-6)
37 38	Total Operating Expense	72,849	72,849	2-0)
39	Augmentation allowed.	72,047	72,047	
40	Augmentation anowed.			
40 41	ATC OPEB CONTRIBUTION			
42	ATC Enforcement and Administration	Fund (IC 7 1-4-10-1)		
43	Total Operating Expense	658,617	658,617	
44	Augmentation allowed.	050,017	050,017	
45	- sugmentation anoneu			
4 6	FOR THE DEPARTMENT OF FINANCIAI	INSTITUTIONS		
47	Financial Institutions Fund (IC 28-11-			
48	Total Operating Expense	12,472,649	12,472,649	
49	Augmentation allowed.	,	, . / =,0 !/	
	2025			



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation
1			
2	FOR THE PROFESSIONAL LICENSING AC	GENCY	
3	Total Operating Expense	9,816,091	9,816,091
4	CONTROLLED SUBSTANCES DATA FU	· · /	
5	Controlled Substances Data Fund (IC 25	,	
6	Total Operating Expense	2,271,134	2,271,134
7	Augmentation allowed.		
8	PRENEED CONSUMER PROTECTION	20. 2. 12. 20	
9	Preneed Consumer Protection Fund (IC		
10	Total Operating Expense	67,000	67,000
11 12	Augmentation allowed. BOARD OF FUNERAL AND CEMETERY	SEDVICE	
12 13	Funeral Service Education Fund (IC 25-		
13	Total Operating Expense	250	250
15	Augmentation allowed.	250	230
16	DENTAL PROFESSION INVESTIGATIO	N	
17	Dental Compliance Fund (IC 25-14-1-3.7		
18	Total Operating Expense	175,014	175,014
19	Augmentation allowed.	;	
20	PHYSICIAN INVESTIGATION		
21	Physician Compliance Fund (IC 25-22.5	-2-8)	
22	Total Operating Expense	7,586	7,586
23	Augmentation allowed.		
24			
25	FOR THE CIVIL RIGHTS COMMISSION		
26	COMMISSION ON THE SOCIAL STATU		
27	Total Operating Expense	135,431	135,431
28	COMMISSION ON HISPANIC/LATINO A		
29	Total Operating Expense	120,268	120,268
30	CIVIL RIGHTS COMMISSION	2 000 000	2 000 000
31	Total Operating Expense	2,000,000	2,000,000
32 33	DR. MARTIN LUTHER KING JR. HOLII Total Operating Expense		50,000
33 34	Total Operating Expense	50,000	50,000
35	FOR THE UTILITY CONSUMER COUNSEI	OR	
35 36	Public Utility Fund (IC 8-1-6-1)		
37	Total Operating Expense	8,389,807	8,389,807
38	Augmentation allowed.	0,507,007	0,507,007
39	EXPERT WITNESS FEES AND AUDIT		
40	Public Utility Fund (IC 8-1-6-1)		
41	Total Operating Expense	787,998	787,998
42	Augmentation allowed.		,
43			
44	FOR THE UTILITY REGULATORY COMM	IISSION	
45	Public Utility Fund (IC 8-1-6-1)		
46	Total Operating Expense	11,647,441	11,647,441
47	Augmentation allowed.		
48			
49	FOR THE WORKER'S COMPENSATION B	OARD	



Biennial Appropriation

		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	2,038,063	2,038,063	
2	Workers' Compensation Supplemental A		• /	
3	Total Operating Expense	409,155	409,155	
4	Augmentation allowed from the worker's	s compensation supp	lemental administ	trative fund.
5				
6	FOR THE STATE BOARD OF ANIMAL HEA			
7	Total Operating Expense	6,505,921	6,505,921	
8	ANIMAL DISEASE DIAGNOSTIC LABOI		5 000 000	
9 10	Total Operating Expense	5,000,000	5,000,000	
10	The above appropriation shall be used to fund	the enimel disease d	iagnostia laborar	
11	system (ADDL), which consists of the main AD		-	'n
12	branch of ADDL Southern Indiana Purdue Ag	•		
13	The above appropriations are in addition to an			
15	and collected under IC 21-46-3-5.	g user churges that i	ing be established	•
16				
17	INDEMNITY			
18	Total Operating Expense	42,500	42,500	
19	Augmentation allowed.			
20	MEAT & POULTRY			
21	Total Operating Expense	2,485,974	2,485,974	
22	CAPTIVE CERVIDAE PROGRAMS	, ,	, ,	
23	Captive Cervidae Programs Fund (IC 15	-17-14.7-16)		
24	Total Operating Expense	47,000	47,000	
25	Augmentation allowed.			
26				
27	FOR THE DEPARTMENT OF HOMELAND	SECURITY		
28	Total Operating Expense	2,964,172	2,964,172	
29	Fire and Building Services Fund (IC 22-1	,		
30	Total Operating Expense	17,914,929	17,914,929	
31	Augmentation allowed.			
32	REGIONAL PUBLIC SAFETY TRAINING			
33	Total Operating Expense	8,631,876	8,631,876	
34	MOBILE INTEGRATION HEALTHCARE			
35	Total Operating Expense	500,000	500,000	
36	RADIOLOGICAL HEALTH			
37	Total Operating Expense	74,145	74,145	
38 20	INDIANA SECURED SCHOOL SAFETY	27 100 000	37 100 000	
39 40	Total Operating Expense Indiana Secured School Fund (IC 10-21-	27,100,000	27,100,000	
40 41	Total Operating Expense	400,000	400,000	
41 42	Augmentation allowed from the Indiana	,	,	
42 43	Augmentation anowed from the Indiana	secureu schoor runu.		
43 44	Of the above appropriations, the department s	hall maka \$400 000 a	wailahla aach fisc	al
44 45	year to provide grants to school corporations,			
43 46	schools for bullying prevention programs.	charter senouis, allu	aver vancu nonpu	
47	sensors for burring prevention programs.			
48	Of the above appropriations, the department s	hall make \$1.000.000) available each	
40	fiscal year to provide grants to school corporat			

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



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

1	nonpublic schools to implement a student and p	arent support servi	ices plan.
2 3	Of the above appropriations, the department sh	all make \$700.000	availabla aaab
3 4	fiscal year to accredited nonpublic schools that		
5	of security equipment or other security upgrade		-
6	grants to nonpublic schools that demonstrate a	-	-
7	grants to nonpublic schools that demonstrate a	lleighteneu 11sk 01 s	security initials.
8	EMERGENCY MANAGEMENT CONTING	FNCV FUND	
9	Total Operating Expense	97,288	97,288
10	Augmentation allowed.	77,200	77,200
11	Augmentation anowed.		
12	The above appropriations are made under IC 10	0-14-3-28. The bud	get agency shall report
13	any augmentations of the emergency manageme		
14	committee no more than 60 days after the augm	e .	to the state staget
15			
16	PUBLIC ASSISTANCE GRANT PROGRAM	Л	
17	Total Operating Expense	1	1
18	Augmentation allowed.	-	-
19	INDIANA EMERGENCY RESPONSE COM	IMISSION	
20	Total Operating Expense	57,152	57,152
21	Local Emergency Planning and Right to F	· · · · · · · · · · · · · · · · · · ·	
22	Total Operating Expense	74,413	74,413
23	Augmentation allowed.	,	,
24	FIRE PREVENTION AND PUBLIC SAFET	'Y	
25	Fire Prevention and Public Safety Fund (I	(C 22-14-7-27)	
26	Total Operating Expense	32,000	32,000
27	Augmentation allowed.	,	,
28	STATEWIDE FIRE AND BUILDING SAFE	TY EDUCATION	
29	Statewide Fire and Building Safety Educa	tion Fund (IC 22-1	2-6-3)
30	Total Operating Expense	120,959	120,959
31	Augmentation allowed.		, ,
32	EMERGENCY MEDICAL SERVICES (EM	S) READINESS	
33	Total Operating Expense	4,100,000	4,100,000
34			
35	The above appropriations shall be used to impro	ove the readiness a	nd sustainability
36	of emergency medical services. Eligible uses of t	the funding include	the following:
37	(1) To fund initiatives that address EMS recr	uitment, training,	retention, and other
38	workforce challenges;		
39	(2) To fund mobile integrated healthcare pro	grams;	
40	(3) To improve EMS availability for interfact	ility transfers;	
41	(4) To reduce the financial burden on EMS p	orovider organization	ons or EMS training
42	institutions to purchase EMS equipment;		
43	(5) To conduct a feasibility analysis regardin	g how computer ai	ded dispatch
44	systems used by public safety answering p	oints in Indiana ca	n be interoperable
45	with the intent to facilitate the closest and	most appropriate	EMS response; and
46	(6) To fund technology and data connectivity	for computer aide	d dispatch systems
47	used by public safety answering points in	Indiana to be inter	operable to facilitate
48	the closest and most appropriate EMS res	ponse.	
49			



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
		•		
1 2	The department may use any portion of the abo	ove appropriations	to award grants.	
2 3 4	SECTION 5. [EFFECTIVE JULY 1, 2025]			
5 6	CONSERVATION AND ENVIRONMENT			
7 8	A. NATURAL RESOURCES			
9	FOR THE DEPARTMENT OF NATURAL RE	SOURCES (DNR) ·	ADMINISTRAT	ION
10	Total Operating Expense	14,743,591	14,743,591	
11	OPEB TRUST FUND - DNR			
12	Total Operating Expense	2,454,372	2,454,372	
13	ENTOMOLOGY AND PLANT PATHOLO			
14	Total Operating Expense	967,250	967,250	
15	Entomology and Plant Pathology Fund (I	,	202 415	
16	Total Operating Expense DIVISION OF HISTORIC PRESERVATIO	302,415	302,415	
17 18		n and archaec 1,038,841	1,038,841	
10 19	Total Operating Expense NATURE PRESERVES DIVISION	1,030,041	1,030,041	
20	Total Operating Expense	525,709	525,709	
21	WATER DIVISION	525,105	525,107	
22	Total Operating Expense	5,468,337	5,468,337	
23	DEER RESEARCH AND MANAGEMENT	-))	-))	
24	Deer Research and Management Fund (I	C 14-22-5-2)		
25	Total Operating Expense	90,180	90,180	
26	Augmentation allowed.			
27	OIL AND GAS DIVISION			
28	Total Operating Expense	781,413	781,413	
29	Oil and Gas Fund (IC 6-8-1-27)			
30	Total Operating Expense	1,356,665	1,356,665	
31	Augmentation allowed.			
32	STATE PARKS AND RESERVOIRS	2 411 188	2 411 177	
33 34	Total Operating Expense	3,411,177	3,411,177	
34 35	State Parks & Reservoirs Special Revenu Total Operating Expense	43,591,652	43,591,652	
33 36	Augmentation allowed from the state par			Ч
30 37	SNOWMOBILE FUND	ks and reservoirs sj	pecial revenue run	
38	Off-Road Vehicle and Snowmobile Fund	(IC 14-16-1-30)		
<u>39</u>	Total Operating Expense	78,209	78,209	
40	Augmentation allowed.			
41	DNR LAW ENFORCEMENT DIVISION			
42	Total Operating Expense	24,825,338	24,825,338	
43	Fish and Wildlife Fund (IC 14-22-3-2)			
44	Total Operating Expense	3,853,137	3,853,137	
45	Augmentation allowed.			
46				
47	SPORTSMEN'S BENEVOLENCE			
48	Total Operating Expense	145,500	145,500	
49	FISH AND WILDLIFE DIVISION			



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Fish and Wildlife Fund (IC 14-22-3-2)			
2	Total Operating Expense	16,825,151	16,825,151	
3	Augmentation allowed.	-)) -	-)) -	
4	FORESTRY DIVISION			
5	Total Operating Expense	7,588,714	7,588,714	
6	State Forestry Fund (IC 14-23-3-2)			
7	Total Operating Expense	3,643,741	3,643,741	
8	Augmentation allowed from the state for	estry fund.		
9				
10	In addition to any of the above appropriations	for the department	of natural resourc	es,
11	any federal funds received by the state of India	na for the planning,	acquisition, and	
12	development of approved outdoor recreation p	rojects under the pr	ovisions of the	
13	federal Land and Water Conservation Fund Ac			
14	uses and purposes for which the funds were pai	id to the state, and s	hall be distributed	l
15	by the department of natural resources to state	agencies and other	governmental	
16	units in accordance with the provisions under v	which the funds wer	e received.	
17				
18	LAKE MICHIGAN COASTAL PROGRAM	I MATCH		
19	Cigarette Tax Fund (IC 6-7-1-28.1)			
20	Total Operating Expense	117,313	117,313	
21	Augmentation allowed.			
22	LAKE AND RIVER ENHANCEMENT			
23	Lake and River Enhancement Fund (IC 1			
24	Total Operating Expense	2,079,013	2,079,013	
25	Augmentation allowed.			
26	PRESIDENT BENJAMIN HARRISON CO			
27	Benjamin Harrison Conservation Trust F	•	·	
28 20	Total Operating Expense	811,750	811,750	
29 30	Augmentation allowed. INSTITUTIONAL ROAD CONSTRUCTIO	NT		
30 31	State Highway Fund (IC 8-23-9-54)	11		
31	Total Operating Expense	5,000,000	5,000,000	
32 33	Total Operating Expense	5,000,000	3,000,000	
33 34	Subject to approval by the budget director, the	ahovo annronriatio	ns may ha usad	
35	for road and bridge construction, relocation, an		•	8
36	at state-owned properties managed by the depa	-	x v	9
37	at state office properties managed by the depa	in thich to hat up up i	050410051	
38	B. OTHER NATURAL RESOURCES			
39				
40	FOR THE INDIANA STATE MUSEUM AND	HISTORIC SITES	CORPORATION	
41	Total Operating Expense	8,755,042	8,755,042	
42				
43	In lieu of billing the University of Southern Ind	liana, the above app	ropriations	
44	include \$25,000 each fiscal year for the purpose	e of maintaining his	toric properties	
45	in New Harmony.	-		
46				
47	FOR THE WAR MEMORIALS COMMISSIO	Ν		
48	Total Operating Expense	1,319,377	1,319,377	
49				



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

1 All revenues received as rent for space in the buildings located at 777 North Meridian 2 Street and 700 North Pennsylvania Street, in the city of Indianapolis, that exceed the costs of operation and maintenance of the space rented, shall be deposited into the general 3 4 fund. 5 6 FOR THE WHITE RIVER STATE PARK DEVELOPMENT COMMISSION 7 **Total Operating Expense** 15,806,081 806.081 8 9 Of the appropriation in FY 2026, \$15,000,000 shall be used as matching funds for White River State Park redevelopment. 10 11 12 FOR THE MAUMEE RIVER BASIN COMMISSION 13 **Total Operating Expense** 101,850 101.850 14 FOR THE ST. JOSEPH RIVER BASIN COMMISSION 15 16 **Total Operating Expense** 104,974 104,974 17 18 FOR THE KANKAKEE RIVER BASIN COMMISSION 19 **Total Operating Expense** 79.487 79.487 20 21 C. ENVIRONMENTAL MANAGEMENT 22 23 FOR THE DEPARTMENT OF ENVIRONMENTAL MANAGEMENT 24 **OPERATING** 25 **Total Operating Expense** 27,501,536 27,501,536 **OFFICE OF ENVIRONMENTAL RESPONSE** 26 27 **Total Operating Expense** 2,723,210 2,723,210 POLLUTION PREVENTION AND TECHNICAL ASSISTANCE 28 29 **Total Operating Expense** 756,264 756,264 **RIVERSIDE CLEAN-UP** 30 31 **Total Operating Expense** 515,611 515,611 STATE SOLID WASTE GRANTS MANAGEMENT 32 State Solid Waste Management Fund (IC 13-20-22-2) 33 34 **Total Operating Expense** 3,702,735 3,702,735 35 Augmentation allowed. **RECYCLING PROMOTION AND ASSISTANCE PROGRAM** 36 Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14) 37 **Total Operating Expense** 38 2,225,116 2,225,116 39 Augmentation allowed. **VOLUNTARY CLEAN-UP PROGRAM 40** Voluntary Remediation Fund (IC 13-25-5-21) 41 **Total Operating Expense** 42 1,520,376 1,520,376 Augmentation allowed. 43 44 **TITLE V AIR PERMIT PROGRAM** Title V Operating Permit Program Trust Fund (IC 13-17-8-1) 45 46 **Total Operating Expense** 11,567,859 11,567,859 Augmentation allowed. 47 48 WATER MANAGEMENT PERMITTING Environmental Management Permit Operation Fund (IC 13-15-11-1) 49



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	7,799,674	7,799,674	
2	Augmentation allowed.			
3	SOLID WASTE MANAGEMENT PERMIT	TING		
4	Environmental Management Permit Ope	eration Fund (IC 13-	15-11-1)	
5	Total Operating Expense	4,278,656	4,278,656	
6	Augmentation allowed.			
7	CFO/CAFO INSPECTIONS			
8	Total Operating Expense	2,620,777	2,620,777	
9	HAZARDOUS WASTE MANAGEMENT P			
10	Environmental Management Permit Ope			
11	Total Operating Expense	1,221,577	1,221,577	
12	Augmentation allowed.			
13	Environmental Management Special Fun	· · · · · · · · · · · · · · · · · · ·	1 500 000	
14	Total Operating Expense	1,500,000	1,500,000	
15	ENVIRONMENTAL MANAGEMENT SPE		J	
16 17	Environmental Management Special Fun	· · · · · · · · · · · · · · · · · · ·	2 126 726	
17 18	Total Operating Expense	3,136,726	3,136,726	
18 19	Underground Petroleum Storage Tank T Total Operating Expense	110,000	110,000	
20	Underground Petroleum Storage Tank E	· · · · · · · · · · · · · · · · · · ·	,	7 1)
20 21	Total Operating Expense	1,500,000	1,500,000	/-1)
21	ELECTRONIC WASTE	1,500,000	1,500,000	
23	Electronic Waste Fund (IC 13-20.5-2-3)			
23 24	Total Operating Expense	213,685	213,685	
25	Augmentation allowed.	210,000	213,000	
26	AUTO EMISSIONS TESTING PROGRAM	ſ		
27	Total Operating Expense	5,096,491	5,096,491	
28		-)) -	-)) -	
29	The above appropriations are the maximum ar	nounts available for	this purpose. If it	becomes
30	necessary to conduct additional tests in other lo	ocations, the above a	ppropriations sha	.11
31	be prorated among all locations.			
32				
33	HAZARDOUS WASTE SITES - STATE CI			
34	Hazardous Substances Response Trust F			
35	Total Operating Expense	3,565,961	3,565,961	
36	Augmentation allowed.			
37	HAZARDOUS WASTE - NATURAL RESO			
38	Hazardous Substances Response Trust F	. ,		
39	Total Operating Expense	237,215	237,215	
40	Augmentation allowed.			
41	SUPERFUND MATCH			
42	Hazardous Substances Response Trust F	. ,	1 500 000	
43 44	Total Operating Expense	1,500,000	1,500,000	
44 45	Augmentation allowed. ASBESTOS TRUST - OPERATING			
45 46	Asbestos Trust Fund (IC 13-17-6-3)			
40 47	Total Operating Expense	595,641	595,641	
4 8	Augmentation allowed.	575,071	575,071	
49	UNDERGROUND PETROLEUM STORAG	GE TANK - OPERA	TING	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1				
1 2	Underground Petroleum Storage Tank Exe Total Operating Expense	cess Liability Trus 37,260,610	37,260,610	-1)
23	Augmentation allowed.	57,200,010	57,200,010	
4	WASTE TIRE MANAGEMENT			
5	Waste Tire Management Fund (IC 13-20-1	3-8)		
6	Total Operating Expense	1,586,492	1,586,492	
7	Augmentation allowed.			
8	COAL COMBUSTION RESIDUALS (CCR)	STATE PERMIT	PROGRAM	
9	CCR State Permit Program (IC 13-19-3-3.	,		
10	Total Operating Expense	450,000	450,000	
11	Augmentation allowed.			
12	VOLUNTARY COMPLIANCE			
13	Environmental Management Special Fund	· /		
14	Total Operating Expense	604,856	604,856	
15 16	Augmentation allowed. PETROLEUM TRUST - OPERATING			
10	Underground Petroleum Storage Tank Tru	ust Fund (IC 13-23	-6-1)	
18	Total Operating Expense	1,110,000	1,110,000	
19	Augmentation allowed.	1,110,000	1,110,000	
20				
21	Notwithstanding any other law, with the approva	al of the governor	and the budget	
22	agency, the above appropriations for hazardous			unds
23	protection, groundwater program, underground	storage tank prog	ram, air managem	ient
24	operating, asbestos trust operating, water manag			-
25	and any other appropriation eligible to be includ	-		nt
26	may be used to fund activities incorporated into			
27	between the United States Environmental Protec	ction Agency and t	he department of	
28 20	environmental management.			
29 30	SECTION 6. [EFFECTIVE JULY 1, 2025]			
30 31	SECTION 0. [EFFECTIVE JULY 1, 2025]			
32	ECONOMIC DEVELOPMENT			
33				
34	A. AGRICULTURE			
35				
36	FOR THE DEPARTMENT OF AGRICULTUR	E		
37	Total Operating Expense	2,337,262	2,337,262	
38				
39	The above appropriations include \$5,000 each fig	scal year to purcha	ise plaques for	
40	the recipients of the Hoosier Homestead award.			
41				
42	DISTRIBUTIONS TO FOOD BANKS	2 000 000	2 000 000	
43 44	Total Operating Expense CLEAN WATER INDIANA	2,000,000	2,000,000	
44 45	Total Operating Expense	6,000,000	6,000,000	
43 46	Cigarette Tax Fund (IC 6-7-1-28.1)	0,000,000	0,000,000	
47	Total Operating Expense	2,519,014	2,519,014	
48	SOIL CONSERVATION DIVISION	_,/ ,v _	_,_,,,,,,	
49	Cigarette Tax Fund (IC 6-7-1-28.1)			



		FY 2025-2026	FY 2026-2027	Biennial		
		Appropriation	Appropriation	Appropriation		
1 2	Total Operating Expense Augmentation allowed.	1,629,324	1,629,324			
23	GRAIN BUYERS AND WAREHOUSE LIC	ENSING				
4	Grain Buyers and Warehouse Licensing Agency License Fee Fund (IC 26-3-7-6.3)					
5	Total Operating Expense	675,768	675,768	,		
6	Augmentation allowed from the grain bu	yers and warehouse	licensing agency l	icense		
7	fee fund.					
8						
9 10	B. COMMERCE					
10 11	FOR THE LIEUTENANT GOVERNOR					
11	INDIANA GROWN					
12	Total Operating Expense	206,230	206,230			
14	OFFICE OF COMMUNITY AND RURAL		_ • • • • • • •			
15	Total Operating Expense	1,287,959	1,287,959			
16						
17	FOR THE INDIANA DESTINATION DEVEL					
18	Total Operating Expense	5,565,134	5,565,134			
19 20						
20 21	The above appropriations include \$500,000 eac of natural resources with marketing efforts.	ch fiscal year to assis	st the department			
21	of natural resources with marketing enorts.					
23	The office may retain any advertising revenue	generated by the off	ïce. Anv revenue			
24	received is in addition to the above appropriations and is appropriated for the					
25	purposes of the office.					
26						
27	LINCOLN AMPHITHEATER OPERATIO					
28 20	Total Operating Expense	346,610	346,610			
29 30	VETERANS CAREER AND RELOCATIO		1 000 000			
30 31	Total Operating Expense STATEWIDE SPORTS AND TOURISM BI	1,000,000	1,000,000			
31	Total Operating Expense	1,500,000	1,500,000			
33	Tour operating Infense	1,000,000	1,2 0 0,0 0 0			
34	The above appropriations are pursuant to IC 5	-33-6.5-8.				
35						
36	INDIANA SPORTS CORPORATION					
37	Total Operating Expense	750,000	750,000			
38	FUTURE FARMERS OF AMERICA	5 00 000	5 00 000			
39 40	Total Operating Expense GRISSOM AIR MUSEUM	500,000	500,000			
40 41	Total Operating Expense	75,000	75,000			
42	STUDEBAKER NATIONAL MUSEUM	75,000	73,000			
43	Total Operating Expense	50,000	50,000			
44						
45	The Studebaker Museum distribution requires	a \$50,000 match.				
46						
47	FOR THE OFFICE OF ENERGY DEVELOPM					
48 49	Total Operating Expense GRID RESILIENCE MATCH	560,026	560,026			
47	GRID RESILIENCE MATCH					



		FY 2025-2026	FY 2026-2027	Biennial			
		Appropriation	Appropriation	Appropriation			
1 2	Total Operating Expense	700,000	700,000				
3	FOR THE INDIANA ECONOMIC DEVELOPMENT CORPORATION						
4	ADMINISTRATIVE AND FINANCIAL SEF	RVICES					
5	Total Operating Expense	7,310,159	7,310,159				
6	Skills Enhancement Fund (IC 5-28-7-5)						
7	Total Operating Expense	180,061	180,061				
8	INDIANA 21ST CENTURY RESEARCH &	TECHNOLOGY F	UND (IC 5-28-16-2	2)			
9	Total Operating Expense	20,000,000	20,000,000				
10	MANUFACTURING READINESS GRANTS	8					
11	Total Operating Expense	10,000,000	10,000,000				
12	SKILLS ENHANCEMENT FUND (IC 5-28-	7-5)					
13	Total Operating Expense	11,500,000	11,500,000				
14	OFFICE OF SMALL BUSINESS AND ENT	REPRENEURSHII					
15	Total Operating Expense	1,750,000	1,750,000				
16	INDIANA OFFICE OF DEFENSE DEVELO	PMENT					
17	Total Operating Expense	782,446	782,446				
18	CAREER CONNECTIONS AND TALENT						
19	Total Operating Expense	640,710	640,710				
20	ECONOMIC DEVELOPMENT FUND (IC 5	,					
21	Total Operating Expense	947,344	947,344				
22							
23	FOR THE HOUSING AND COMMUNITY DE	VELOPMENT AU	THORITY				
24	HOUSING FIRST PROGRAM (IC 5-20-9)						
25	Total Operating Expense	1,000,000	1,000,000				
26	INDIANA INDIVIDUAL DEVELOPMENT	•	· ·				
27	Total Operating Expense	609,945	609,945				
28		• • • • • •					
29 20	The housing and community development authority shall collect and report to the						
30 21	family and social services administration (FSSA) all data required for FSSA to meet						
31	the data collection and reporting requirements i	in 45 CFR Part 205	•				
32 33	The division of family resources shall apply all o	nualifying avaandit	unas for individual	I			
33 34							
34 35	development account deposits toward Indiana's maintenance of effort under the federal Temporary Assistance for Needy Families (TANF) program (45 CFR 260 et seq.).						
33 36	Temporary Assistance for Needy Fammes (TAI)	(r) program (45 C)	r K 200 et seq.).				
30 37	FOR THE INDIANA FINANCE AUTHORITY						
38			ROCRAM				
39	ENVIRONMENTAL REMEDIATION REVOLVING LOAN PROGRAM Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)						
40	Total Operating Expense	4,000,000	4,000,000	-1)			
4 0 4 1	Total Operating Expense	4,000,000	7,000,000				
42	C. EMPLOYMENT SERVICES						
43	C. EMILLOTMENT SERVICES						
43 44	FOR THE DEPARTMENT OF WORKFORCE	DEVELOPMENT					
45	ADMINISTRATION						
43 46	Total Operating Expense	2,892,753	2,892,753				
40 47	SERVE INDIANA ADMINISTRATION	£907£9133	2,072,133				
48	Total Operating Expense	239,560	239,560				
49	OFFICE OF WORK-BASED LEARNING A	,	· · · · · · · · · · · · · · · · · · ·				
-							



		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT	255,000	255,000	
2 3	Total Operating Expense	53,243	53,243	
4	NEXT LEVEL JOBS EMPLOYER TRAIN	-		
5	Total Operating Expense	17,064,066	17,064,066	
6	INDIANA CONSTRUCTION ROUNDTAB	, ,	-))	
7	Total Operating Expense	1,000,000	1,000,000	
8	WORKFORCE READY GRANTS			
9	Total Operating Expense	6,000,000	6,000,000	
10	DROPOUT PREVENTION			
11	Total Operating Expense	8,000,000	8,000,000	
12	HOOSIER WORKFORCE UPSKILL PRO		7 700 000	
13 14	Total Operating Expense ADULT EDUCATION DISTRIBUTION	7,500,000	7,500,000	
14 15		20,985,041	20,985,041	
15 16	Total Operating Expense	20,905,041	20,905,041	
17	It is the intent of the general assembly that the	above appropriation	ns shall be the	
18	total allowable state expenditure for such prog			
19	to exceed the total appropriation for a state fise		-	
20	development shall reduce the distributions pro			
21				
22	FOR THE WORKFORCE CABINET			
23	Total Operating Expense	950,000	950,000	
24				
25 26	WORKFORCE DIPLOMA REIMBURSEM		1 500 000	
26 27	Total Operating Expense	1,500,000	1,500,000	
27 28	D. OTHER ECONOMIC DEVELOPMENT			
20 29	D. OTHER ECONOMIC DEVELOTMENT			
30	FOR THE INDIANA STATE FAIR BOARD			
31	Total Operating Expense	2,474,312	2,474,312	
32		, ,	, ,	
33	SECTION 7. [EFFECTIVE JULY 1, 2025]			
34				
35	TRANSPORTATION			
36				
37	FOR THE DEPARTMENT OF TRANSPORT			
38 39	RAILROAD GRADE CROSSING IMPROV			
39 40	Motor Vehicle Highway Account (IC 8-1) Total Operating Expense	1,000,000	1,000,000	
40 41	HIGH SPEED RAIL	1,000,000	1,000,000	
42	High Speed Rail Development Fund (IC S	8-23-25)		
43	Total Operating Expense	20,000	20,000	
44	PUBLIC MASS TRANSPORTATION	-)	-)	
45	Total Operating Expense	45,000,000	45,000,000	
46				
47	The above appropriations are to be used solely	for the promotion a	and development	
48	of public transportation.			
40				



1	The department of transportation may dist	-	-
2	to an eligible grantee that provides public to	ransportation in India	ana.
3			
4	The state funds can be used to match federa		
5	Transit Act (49 U.S.C. 5301 et seq.) or local	funds from a request	ing grantee.
6			
7	Before funds may be disbursed to a grantee	-	-
8	for financial assistance to the department of	-	
9	must be approved by the governor and the	0 0 1	
10	reimbursement basis. Only applications for		•
11	be approved. Only those grantees that have		quirements under
12	IC 8-23-3 are eligible for assistance under t	his appropriation.	
13			
14	The distribution formula established by the		
15	the budget director to ensure that a public r	-	•
16	a county other than an eligible county (as de	•	•
17	affected by a public transportation project		
18	in a calendar year beginning after Decembe	v	0
19	county begins to carry out a public transpo	rtation project appro	ved under IC 8-25.
20			
21	AIRPORT DEVELOPMENT		
22	Airport Development Grant Fund (IC	,	
23	Total Operating Expense	3,600,000	3,600,000
24	Augmentation allowed.		
25	HIGHWAY OPERATING		
26	State Highway Fund (IC 8-23-9-54)		
27	Total Operating Expense	435,051,877	435,051,877
28	Augmentation allowed.		
29	HIGHWAY VEHICLE AND ROAD MA	INTENANCE EQUI	PMENT
30	State Highway Fund (IC 8-23-9-54)		
31	Total Operating Expense	35,936,185	35,936,185
32	Augmentation allowed.		
33	HIGHWAY MAINTENANCE WORK P	PROGRAM	
34	State Highway Fund (IC 8-23-9-54)		
35	Total Operating Expense	143,967,253	143,967,253
36	Augmentation allowed.		
37			
38	The above appropriations may be used for:		
39	(1) materials for patching roadways and she	oulders;	
40	(2) repairing and painting bridges;		
41	(3) installing signs and signals and painting	2	control;
42	(4) mowing, herbicide application, and brus	sh control;	
43	(5) drainage control;		
44	(6) maintenance of rest areas, public roads		•
45	of natural resources, and driveways on the	premises of all state f	acilities;
46	(7) materials for snow and ice removal;		
47	(8) utility costs for roadway lighting; and	• , , •	
48	(9) other maintenance and support activitie	s consistent with the j	program.
49			



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

1	HIGHWAY CAPITAL IMPROVEMENT	ГS		
2	State Highway Fund (IC 8-23-9-54)			
3	Right-of-Way Expense	50,000,000	50,000,000	
4	Formal Contracts Expense	933,426,729	933,426,729	
5	Consulting Services Expense	100,000,000	100,000,000	
6	Institutional Road Construction	7,500,000	7,500,000	
7	Augmentation allowed for the highway	y capital improveme	nts program.	
8				
9	The above appropriations may be used for:			
10	(1) bridge rehabilitation and replacement;			
11	(2) road construction, reconstruction, or rep	lacement;		
12	(3) construction, reconstruction, or replacen	nent of travel lanes, i	ntersections,	
13	grade separations, rest parks, and weigh sta			
14	(4) relocation and modernization of existing	roads;		
15	(5) resurfacing;			
16	(6) erosion and slide control;			
17	(7) construction and improvement of railroa	0	cluding the use	
18	of the appropriations to match federal funds	s for projects;		
19	(8) small structure replacements;			
20	(9) safety and spot improvements; and			
21	(10) right-of-way, relocation, and engineerin	ig and consulting exp	enses associated	
22	with any of the above types of projects.			
23				
24	Subject to approval by the state budget dire		-	
25	road construction may be used for road, brid	· · ·	construction, maintenance	,
26	and improvement projects at any state-owne	ed property.		
27				
28	No appropriation from the state highway fu	-	-	
29	bridge project except as specifically provide	d for under IC 8-15-2	2-20.	
30				
31	TOLL ROAD COUNTIES STATE HIGH		1	
32	Toll Road Lease Amendment Proceeds	`	· ·	
33	Total Operating Expense	6,000,000	6,000,000	
34	Augmentation allowed.			
35	HIGHWAY PLANNING AND RESEAR	UH PROGRAM		
36	State Highway Fund (IC 8-23-9-54)	3,780,000	2 790 000	
37	Total Operating Expense	3,780,000	3,780,000	
38 39	Augmentation allowed. STATE HIGHWAY ROAD CONSTRUC	TION AND IMDDO	νεμεντ δρος βλω	
40	State Highway Road Construction and			
40 41	Lease Rental Payments Expense	70,000,000	70,000,000	
42	Augmentation allowed.	/0,000,000	70,000,000	
42 43	Augmentation anoweu.			
43 44	The above appropriations shall be first used	for navment of rent	als and leases relating	
45	to projects under IC 8-14.5. If any funds ren		8	
43 46	purposes:	nam, the futures may f	r used for the following	
40 47	(1) road and bridge construction, reconstruct	tion, or replacement	•	
48	(1) road and bridge construction, reconstruct (2) construction, reconstruction, or replacen	· •	-	
10	(=) construction, reconstruction, or replaced			

49 grade separations;



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

1	(3) relocation and modernization of existing roads; and
2	(4) right-of-way, relocation, and engineering and consulting expenses associated
3	with any of the above types of projects.
4	
5	CROSSROADS 2000 PROGRAM
6	Crossroads 2000 Fund (IC 8-14-10-9)
7	Lease Rental Payment Expense29,627,30929,627,309
8	Augmentation allowed.
9	
10	The above appropriations shall be first used for payment of rentals and leases
11	relating to projects under IC 8-14-10-9. If any funds remain, the funds may be used
12	for the following purposes:
13	(1) road and bridge construction, reconstruction, or replacement;
14	(2) construction, reconstruction, or replacement of travel lanes, intersections, and
15	grade separations;
16	(3) relocation and modernization of existing roads; and
17	(4) right-of-way, relocation, and engineering and consulting expenses associated
18	with any of the above types of projects.
19	
20	JOINT MAJOR MOVES CONSTRUCTION
21	Major Moves Construction Fund (IC 8-14-14-5)
22	Total Operating Expense500,000500,000
23	Augmentation allowed.
24	FEDERAL APPORTIONMENT
25	Total Operating Expense 1,499,442,852 1,499,442,852
26	
27	The department may establish an account to be known as the "local government
28	revolving account". The account is to be used to administer the federal-local highway
29	construction program. All contracts issued and all funds received for federal-local
30	projects under this program shall be entered into this account.
31	
32	If the federal apportionments for the fiscal years covered by this act exceed the
33	above estimated appropriations for the department or for local governments, the
34	excess federal apportionment is hereby appropriated for use by the department with
35	the approval of the governor and the budget agency.
36	
37	The department shall bill, in a timely manner, the federal government for all
38	department payments that are eligible for total or partial reimbursement.
39	
40	The department may let contracts and enter into agreements for construction and
41	preliminary engineering during each year of the biennium that obligate not more
42	than one-third (1/3) of the amount of state funds estimated by the department to
43	be available for appropriation in the following year for formal contracts and consulting
44	engineers for the capital improvements program.
45	
46	Under IC 8-23-5-7(a), the department, with the approval of the governor, may
47	construct and maintain roadside parks and highways where highways will connect any
48	state highway now existing, or hereafter constructed, with any state park, state
49	forest reserve, state game preserve, or the grounds of any state institution. There



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

1	is appropriated to the department of transportation an amount sufficient to carry		
2	out the provisions of this paragraph. Under IC 8-23-5-7(d), such appropriations		
3	shall be made from the motor vehicle highway account before distribution to local		
4	units of government.		
5			
6	LOCAL TECHNICAL ASSISTANCE AND RESEARCH		
7	Motor Vehicle Highway Account (IC 8-14-1)		
8	Total Operating Expense250,000250,000		
9			
10	The above appropriations are for developing and maintaining a centralized electronic		
11	statewide asset management data base that may be used to aggregate data on local		
12	road conditions. The data base shall be developed in cooperation with the department		
13	and the office of management and budget per IC 8-14-3-3.		
14			
15	Under IC 8-14-1-3(6), there is appropriated to the department of transportation an amount	nt	
16	sufficient for:		
17	(1) the program of technical assistance under IC 8-23-2-5(a)(6); and		
18	(2) the research and highway extension program conducted for local government under		
19	IC 8-17-7-4.		
20			
21	The department shall develop an annual program of work for research and extension		
22	in cooperation with those units being served, listing the types of research and		
23	educational programs to be undertaken. The commissioner of the department of		
24	transportation may make a grant under this appropriation to the institution or agency		
25	selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations		
23 26	for the program of technical assistance and for the program of research and extension		
20 27	shall be taken from the local share of the motor vehicle highway account.		
28	shan be taken if om the local share of the motor venicle ingrivay account.		
20 29	Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to		
<u>2</u>) 30	maintain a sufficient working balance in accounts established to match federal and		
30 31	local money for highway projects. These funds are appropriated from the following		
32	sources in the proportion specified:		
33	(1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle		
33 34	highway account under IC 8-14-1-3(7); and		
35	(2) for counties and for those cities and towns with a population greater than five		
36	thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2.		
30 37	(3,000), one-nan (1/2) nom the distressed road rand under 10.0-14-0-2.		
38	OHIO RIVER BRIDGE		
39	State Highway Fund (IC 8-23-9-54)		
40	State Highway Fund (10 0225-9-54)Total Operating Expense500,000500,000		
4 1	Total Operating Expense 500,000 500,000		
42	SECTION 8. [EFFECTIVE JULY 1, 2025]		
43	SECTION 6. [EFFECTIVE JULI 1, 2025]		
44	FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS		
45	FAMILI AND SOCIAL SERVICES, HEALTH, AND VETERANS AFTAIRS		
45 46	A. FAMILY AND SOCIAL SERVICES		
40 47	A, FAMILI AND SUCIAL SERVICES		
47 48	FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION		
40 49	FOR THE FAMILT AND SOCIAL SERVICES ADMINISTRATION		
77			

2025

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

1	FAMILY AND SOCIAL SERVICES ADM	INISTRATION -	CENTRAL OFFICE	
2	Total Operating Expense	16,037,800	16,037,800	
3	SOCIAL SERVICES DATA WAREHOUS			
4	Total Operating Expense	38,273	38,273	
5	211 SERVICES)		
6	Total Operating Expense	3,055,344	3,055,344	
7	INDIANA PRESCRIPTION DRUG PROG	· · ·	-))-	
8	Tobacco Master Settlement Agreement		4.3)	
9	Total Operating Expense	443,315	443,315	
10	CHILDREN'S HEALTH INSURANCE PR	,	,	
11	Total Operating Expense	94,000,000	97,800,000	
12	OFFICE OF MEDICAID POLICY AND P			
13	Total Operating Expense	2,306,334	2,306,334	
14	MEDICAID ADMINISTRATION			
15	Total Operating Expense	47,092,686	47,092,686	
16	MEDICAID ASSISTANCE			
17	Total Operating Expense	4,846,900,000	5,182,400,000	
18				
19	The above appropriations are for the purpose	of enabling the of	ffice of Medicaid	
20	policy and planning to carry out all services as	provided in IC 1	2-8-6.5. In addition	
21	to the above appropriations, all money receive	d from the federa	l government and	
22	paid into the state treasury as a grant or allow	ance is appropria	ited and shall be	
23	expended by the office of Medicaid policy and			
24	for which the money was allocated and paid to			
25	of IC 12-8-1.5-11, if the sums herein appropria	ted for Medicaid	assistance and for	
26	Medicaid administration are insufficient to en	able the office of	Medicaid policy	
27	and planning to meet its obligations, then ther	e is appropriated	from the general	
28	fund such further sums as may be necessary fo			
29	of the governor and the budget agency.			
30				
31	HEALTHY INDIANA PLAN			
32	Healthy Indiana Plan Trust Fund (IC 12	-15-44.2-17)		
33	Total Operating Expense	71,434,565	68,844,565	
34	Augmentation allowed.			
35	MARION COUNTY HEALTH AND HOSE	PITAL CORPOR	ATION	
36	Total Operating Expense	38,000,000	38,000,000	
37	MENTAL HEALTH ADMINISTRATION			
38	Total Operating Expense	3,610,563	3,610,563	
39				
40	Of the above appropriations, \$218,525 each fis	scal year is for the	e Child Assessment	
41	Needs Survey (CANS). Of the above appropria	ations, the admini	stration shall distribute	
42	\$275,000 each fiscal year to neighborhood-bas	ed community se	rvice programs.	
43				
44	MENTAL HEALTH AND ADDICTION F	ORENSIC TREA	TMENT SERVICES GRAN	T
45	Total Operating Expense	25,000,000	25,000,000	
46	COMMUNITY MENTAL HEALTH			
47	Total Operating Expense	50,000,000	50,000,000	
48				
49				
42	The above appropriations shall be used to:			



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

		nppi oprianon	nppropriation	npproprie
1	(1) establish certified community behavioral h	ealth clinics; and		
2	(2) provide crisis response services including mobile crisis teams and crisis receiving			
3	and stabilization services.		0	
4				
5	CHILD PSYCHIATRIC SERVICES			
6	Total Operating Expense	14,537,030	14,537,030	
7		,		
8	The above appropriations include \$5,500,000	each vear for the Fa	mily and Social	
9	Services Administration to contract with no m	•	•	
10	services providers to implement an evidence-b	U	•	
11	corporations, charter schools, and accredited		•	
12	services and evidence-based prevention progra	-	-	-
13	teachers, and the community to prevent subst	_	-	
14	and maximize student success. In making cont	-	-	
15	Administration shall require the contracted so			nσ
16	funds that obligate the state to no more than s	-		0
17	cost and require the contracted social services	• •	· · ·	,
18	similar services including independent evaluat	•		
19				
20	SERIOUSLY EMOTIONALLY DISTURB	ED		
21	Total Operating Expense	14,571,352	14,571,352	
22	SERIOUSLY MENTALLY ILL))	y y	
23	Total Operating Expense	90,811,518	90,811,518	
24	COMMUNITY MENTAL HEALTH CENT) -)	
25	Tobacco Master Settlement Agreement		3)	
26	Total Operating Expense	7,200,000	7,200,000	
27		, ,	, ,	
28	The above appropriations include the intragov	vernmental transfer	s necessary to provi	de
29	the nonfederal share of reimbursement under			
30			•	
31	The comprehensive community mental health	centers shall submi	t their proposed ann	ual
32	budgets (including income and operating state	ements) to the budge	t agency on or befor	re
33	August 1 of each year. All federal funds shall l	be used to augment	the above appropria	tions
34	rather than supplant any portion of the appro	priation. The office	of the secretary, wit	h
35	the approval of the budget agency, shall deter	- mine an equitable al	location of the appr	opriation
36	among the mental health centers.	-		-
37	C C			
38	GAMBLERS' ASSISTANCE			
39	Addiction Services Fund (IC 12-23-2-2)			
40	Total Operating Expense	3,063,652	3,063,652	
41	Augmentation allowed.			
42	SUBSTANCE ABUSE TREATMENT			
43	State Unrestricted Opioid Settlement Ac	count (IC 4-12-16.2	-5(1))	
44	Total Operating Expense	9,100,000	9,100,000	
45	Augmentation allowed.			
46	QUALITY ASSURANCE/RESEARCH			
47	Total Operating Expense	304,711	304,711	
48	PREVENTION			
49	Addiction Services Fund (IC 12-23-2-2)			



		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	1,672,675	1,672,675	
2	Augmentation allowed.			
3	METHADONE DIVERSION CONTROL	AND OVERSIGHT (MDCO) PROGRA	M
4	Opioid Treatment Program Fund (IC 12	2-23-18-4)		
5	Total Operating Expense	427,010	427,010	
6	Augmentation allowed.			
7	DMHA YOUTH TOBACCO REDUCTION	N SUPPORT PROGR	RAM	
8	Tobacco Master Settlement Agreement			
9	Total Operating Expense	250,000	250,000	
10	Augmentation allowed.			
11	EVANSVILLE PSYCHIATRIC CHILDRE			
12	Total Operating Expense	1,937,475	1,937,475	
13	Mental Health Fund (IC 12-24-14-4)			
14	Total Operating Expense	2,209,422	2,209,422	
15	Augmentation allowed.			
16	EVANSVILLE STATE HOSPITAL			
17	Total Operating Expense	25,687,007	25,687,007	
18	Mental Health Fund (IC 12-24-14-4)			
19	Total Operating Expense	4,340,134	4,340,134	
20	Augmentation allowed.			
21	LOGANSPORT STATE HOSPITAL			
22	Total Operating Expense	32,711,035	32,711,035	
23	Mental Health Fund (IC 12-24-14-4)			
24	Total Operating Expense	1,410,464	1,410,464	
25	Augmentation allowed.			
26	MADISON STATE HOSPITAL			
27	Total Operating Expense	26,438,717	26,438,717	
28	Mental Health Fund (IC 12-24-14-4)			
29	Total Operating Expense	2,796,667	2,796,667	
30	Augmentation allowed.			
31	RICHMOND STATE HOSPITAL			
32	Total Operating Expense	35,656,881	35,656,881	
33	Mental Health Fund (IC 12-24-14-4)			
34	Total Operating Expense	2,062,201	2,062,201	
35	Augmentation allowed.			
36	NEURODIAGNOSTIC INSTITUTE			
37	Total Operating Expense	28,600,566	28,600,566	
38	Mental Health Fund (IC 12-24-14-4)	7 500 000	7 700 000	
39	Total Operating Expense	7,500,000	7,500,000	
40	Augmentation allowed.			
41	PATIENT PAYROLL	140 522	140 522	
42	Total Operating Expense	148,533	148,533	
43	The federal shows of neverus security of the	tata montal kaaldh !	stitutions under	
44 45	The federal share of revenue accruing to the s			
45 46	IC 12-15, based on the applicable Federal Med		0	
46 47	shall be deposited in the mental health fund es	•	4-14, and the	
47 48	remainder shall be deposited in the general fu	nu.		
48 70	DIVISION OF FAMILY DESCUDCES AF	MINISTDATION		

49 DIVISION OF FAMILY RESOURCES ADMINISTRATION



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	2,102,400	2,102,400	Tipp: op i dation
2	ELECTRONIC BENEFITS TRANSFER		2,102,400	
$\frac{2}{3}$	Total Operating Expense	122,299	122,299	
3 4	DIVISION OF FAMILY RESOURCES -	-	· · ·	
5	Total Operating Expense	109,116,033	109,116,033	
6	INDIANA ELIGIBILITY SYSTEM	107,110,055	107,110,055	
7	Total Operating Expense	11,149,723	11,149,723	
8	SNAP/IMPACT ADMINISTRATION	11,11,9,725	11,11,19,725	
9	Total Operating Expense	9,555,726	9,555,726	
10	TEMPORARY ASSISTANCE TO NEED			ON
11	Total Operating Expense	17,886,301	17,886,301	
12	BURIAL EXPENSES	_ , , = = , = = =	_ ,, , , , , , , , , , , , , , , , , ,	
13	Tobacco Master Settlement Agreement	t Fund (IC 4-12-1-14.3)	
14	Total Operating Expense	5,861,121	5,861,121	
15	Augmentation allowed.	, ,	, ,	
16	DIVISION OF AGING ADMINISTRATION	ON		
17	Total Operating Expense	735,845	735,845	
18	DIVISION OF AGING SERVICES			
19	Total Operating Expense	1,267,723	1,267,723	
20	ROOM AND BOARD ASSISTANCE (R-0	CAP)		
21	Total Operating Expense	4,000,000	4,000,000	
22	DEMENTIA CARE SPECIALIST PROG	RAM (IC 12-10-5.7)		
23	Total Operating Expense	1,500,000	1,500,000	
24	AMYOTROPHIC LATERAL SCLEROS	IS HOSPICE CARE		
25	Total Operating Expense	1,000,000	1,000,000	
26	C.H.O.I.C.E. IN-HOME SERVICES			
27	Total Operating Expense	48,765,643	48,765,643	
28				
29	The above appropriations include intragover	-	provide the nonfed	eral
30	share of the Medicaid aged and disabled wai	ver.		
31				
32	The intragovernmental transfers for use in the	ne Medicaid aged and	disabled waiver m	ay
33	not exceed \$12,500,000 annually.			
34				
35	The Family and Social Services Administrati			
36	of the cost effectiveness of providing home ar	e e		
37	January of each year, the agency shall submi			
38	the budget agency, and the legislative council			
39	5-14-6) that covers all aspects of the agency's			
40	pertaining thereto as may be requested by th	0	he budget agency,	
41	or the legislative council, including the follow	0	6 h J	
42	(1) the number and demographic characteris	-		
43 44	community-based services during the preced	•	•	
44 45	count of individuals who received no services		0	
45 46	(as defined in 455 IAC 2-4-10) during the pre(2) the total cost and per recipient cost of pro	•		
40 47	(2) the total cost and per recipient cost of pro- services during the preceding fiscal year.	wrunng nome and com	munity-paseu	
47 48	set vices out ing the preceding listar year.			
40 49	The agency shall obtain from providers of set	rvices data on their of	ete and ovnanditur	' AS
77	The agency shall obtain from providers of set	i vices uata on them CO	sis and expenditur	UJ
	2025	IN 1001I S 7	(763/1)[125	



		112025-2020	112020-2027	Dienniui
		Appropriation	Appropriation	Appropriation
1	regarding implementation of the program and	d report the findings (to the budget com	mittee.
2	the budget agency, and the legislative council.			linttee,
3	must be in an electronic format under IC 5-14			
4				
5	OLDER HOOSIERS ACT			
6	Total Operating Expense	1,573,446	1,573,446	
7	ADULT PROTECTIVE SERVICES))	<u> </u>	
8	Tobacco Master Settlement Agreement	Fund (IC 4-12-1-14.3)	
9	Total Operating Expense	5,459,948	5,459,948	
10	Augmentation allowed.			
11				
12	The above appropriations may be used for em	nergency adult protec	tive services place	ment.
13	Funds shall be used to the extent that such ser	rvices are not availab	le to an individual	
14	through a policy of accident and sickness insu	rance, a health maint	tenance organizati	on
15	contract, the Medicaid program, the federal N	Medicare program, or	any other federal	l
16	program.			
17				
18	ADULT GUARDIANSHIP SERVICES			
19	Total Operating Expense	405,565	405,565	
20	BUREAU OF DEVELOPMENTAL DISAI			ES
21	Total Operating Expense	3,418,884	3,418,884	
22	DIVISION OF DISABILITY AND REHAL			RATION
23	Total Operating Expense	509,032	509,032	
24	BUREAU OF REHABILITATIVE SERVI			TION
25	Total Operating Expense	17,077,538	17,077,538	
26	INDEPENDENT LIVING	• • • • • • • •	• • • • • • • •	
27	Total Operating Expense	2,000,000	2,000,000	
28	REHABILITATIVE SERVICES - DEAF A			•
29 20	Total Operating Expense	271,262	271,262	
30 21	BLIND VENDING - STATE APPROPRIA		72 553	
31	Total Operating Expense FIRST STEPS	73,552	73,552	
32 33	Total Operating Expense	25,546,118	25,546,118	
33 34	BUREAU OF DEVELOPMENTAL DISA	, ,		
35	Total Operating Expense	6,736,877	6,736,877	
33 36	Total Operating Expense	0,730,077	0,730,077	
30 37	In the development of new community reside	ntial settings for nerse	ons with developm	ental
38	disabilities, the division of disability and reha	e i	-	lentar
39	to the appropriate placement of such persons		•	
40	currently residing in intermediate care or skil	-		
41	permitted by law, such persons who reside wi			S
42	in crisis.			-
43				
44	SCHOOL AGE CHILD CARE PROJECT	FUND		
45	Total Operating Expense	812,413	812,413	
46		, -	, -	
47	The above appropriations are made under IC	6-7-1-30.2(c) and not	t in addition to the	;
48	transfer required by IC 6-7-1-30.2(c).	~ /		
49				



FY 2025-2026 FY 2026-2027

Biennial

		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1				
1 2	EARLY CHILDHOOD LEARNING Total Operating Expense	196,214,340	196,217,689	
$\frac{2}{3}$	LOCAL CHILD CARE ASSISTANCE	170,214,540	170,217,007	
4	Total Operating Expense	2,000,000	2,000,000	
5		, ,	, ,	
6	The above appropriations are made for the p	ourpose of providing a	county with assist	ance
7	in expanding the availability of child care pu	rsuant to IC 12-17.2-7	7.7	
8				
9	PRE-K EDUCATION			
10	Total Operating Expense	50,668,392	50,668,392	
11	The shore environmentions shall be therefore	d into the nuclinders		L
12 13	The above appropriations shall be transferre established in IC 12-17.2-7.2-13.5. Of the abo			d
13 14	used each fiscal year for reimbursement of te			
15	services under IC 12-17.2-7.5.	ennology based m-no	fine carry cutcation	1
16				
17	FOR THE DEPARTMENT OF CHILD SER	VICES		
18	CHILD SERVICES ADMINISTRATION			
19	Total Operating Expense	286,380,092	286,380,092	
20	Augmentation allowed.			
21				
22	With the above appropriations, the departme	e		
23	chapters located in Indiana in an amount of S	-	ear for the purpose	2
24	of building relationships between fathers and	l their children.		
25				
26 27	With the above appropriations, the departme	6	•	
27 28	Girls Clubs Indiana Alliance in an amount of purpose of providing grants to Indiana Boys		U C	
28 29	the social welfare of youth.	and Girls Clubs for th	ne promotion of	
30	the social wenare of youth.			
31	CHILD WELFARE PROGRAM			
32	Total Operating Expense	91,423,093	91,423,093	
33		, ,	, ,	
34	The above appropriations include state match	hing funds for Title F	V-D and Title IV-E	
35	federal grants. The above appropriations for	the department of ch	ild services Title	
36	IV-D of the federal Social Security Act are m	ade under, and not in	addition to,	
37	IC 31-25-4-28.			
38				
39	CHILD WELFARE SERVICES STATE (
40	Total Operating Expense	11,416,415	11,416,415	
41 42	FAMILY AND CHILDREN FUND	512 972 294	512 072 204	
42 43	Total Operating Expense	513,873,384	513,873,384	
43 44	Augmentation allowed. YOUTH SERVICE BUREAU			
45	Total Operating Expense	1,008,947	1,008,947	
ч <i>3</i> 46	PROJECT SAFEPLACE	1,000,777	1,000,777	
47	Total Operating Expense	112,000	112,000	
48	HEALTHY FAMILIES INDIANA	,~ ~ ~	,- • • •	
49	Total Operating Expense	5,093,145	5,093,145	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	INSURING FOSTER YOUTH TRUST PRO	СРАМ (ІС 31-26-4	5)	
2	Total Operating Expense	1,000,000	1,000,000	
3	ADOPTION SERVICES	, ,	, ,	
4	Total Operating Expense	26,862,735	26,862,735	
5				
6	FOR THE DEPARTMENT OF ADMINISTRAT			
7	DEPARTMENT OF CHILD SERVICES OM			
8 9	Total Operating Expense	384,479	384,479	
9 10	B. PUBLIC HEALTH			
10	B. I UDLIC HEALTH			
12	FOR THE INDIANA DEPARTMENT OF HEA	LTH		
13	Tobacco Master Settlement Agreement Fu)	
14	Total Operating Expense	30,403,383	30,403,383	
15	Augmentation allowed.	, ,	, ,	
16				
17	All receipts accruing to the department from lic	enses or permit fee	s shall be deposited	l
18	in the general fund.			
19				
20	AREA HEALTH EDUCATION CENTERS			
21	Tobacco Master Settlement Agreement Fu	· · · · · · · · · · · · · · · · · · ·		
22	Total Operating Expense	2,630,676	2,630,676	
23 24	MINORITY HEALTH INITIATIVE	md (IC 4 12 1 14 2	N N	
24 25	Tobacco Master Settlement Agreement Fu	3,000,000) 3,000,000	
25 26	Total Operating Expense	3,000,000	3,000,000	
20	The above appropriations shall be allocated to the	he Indiana Minorit	v Health Coalition	
28	to work with the department on the implementa		•	
29	I I I I I I I I I I I I I I I I I I I			
30	SICKLE CELL			
31	Tobacco Master Settlement Agreement Fu	ind (IC 4-12-1-14.3))	
32	Total Operating Expense	1,000,000	1,000,000	
33	MEDICARE-MEDICAID CERTIFICATION			
34	Total Operating Expense	7,123,395	7,123,395	
35				
36	Augmentation allowed in amounts not to exceed			
37	fees or from health care providers (as defined in	,		
38 39	adopted by the executive board of the Indiana de	epartment of nearth	1 under IC 10-19-3	•
40	LOCAL PUBLIC HEALTH			
40 41	Total Operating Expense	100,000,000	100,000,000	
42	Town Operating Expense			
43	The above appropriations shall be used to establ	lish a partnership r	esponsibility	
44	between the state, local government, and health		• •	
45	of core public health services	•	•	
46	-			
47	INFECTIOUS DISEASE			
48	Total Operating Expense	5,485,774	5,485,774	
49	LEAD SCREENING & SURVEILLANCE			
	2025		7(2/DI 125	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Total Operating Expense	2,200,000	2,200,000	
2	TRAUMA SYSTEM QUALITY IMPROVEM		2,200,000	
3	Total Operating Expense	5,793,257	5,793,257	
4	NUTRITION ASSISTANCE	0,770,207	0,770,207	
5	Total Operating Expense	280,806	280,806	
6	HIV/AIDS SERVICES	,	,	
7	Total Operating Expense	2,957,104	2,957,104	
8	Addiction Services Fund (IC 12-23-2-2)			
9	Total Operating Expense	1,800,000	1,800,000	
10	CANCER PREVENTION			
11	Tobacco Master Settlement Agreement Fur	· /		
12	Total Operating Expense	1,079,442	1,079,442	
13	MATERNAL & CHILD HEALTH INITIATIV			
14	Total Operating Expense	8,239,639	8,239,639	
15	TUBERCULOSIS TREATMENT			
16 17	Tobacco Master Settlement Agreement Fur Total Operating Expense	· /	100 000	
17 18	STATE CHRONIC DISEASES	100,000	100,000	
10 19	Tobacco Master Settlement Agreement Fur	d (IC 4-12-1-14 3)		
20	Total Operating Expense	870,329	870,329	
20	Total Operating Expense	070,52)	070,527	
22	Of the above appropriations, \$82,560 each fiscal	vear shall be distril	buted as grants	
23	to community groups and organizations as provid		U	ţ
24	may consider grants to the Kidney Foundation no		-	
25				
26	MY HEALTHY BABY			
27	Tobacco Master Settlement Agreement Fur			
28	Total Operating Expense	3,300,000	3,300,000	
29				
30	The department shall before November 1 of each			
31	Study Committee on Public Health, Behavioral H	-		ietrics
32	used to evaluate the My Healthy Baby program.	The report must be	in an electronic	
33 34	format under IC 5-14-6.			
34 35	ADOPTION HISTORY			
33 36	Adoption History Fund (IC 31-19-18-6)			
30 37	Total Operating Expense	195,163	195,163	
38	Augmentation allowed.	170,100	170,100	
39	CHILDREN WITH SPECIAL HEALTH CAR	E NEEDS		
40	Tobacco Master Settlement Agreement Fur			
41	Total Operating Expense	15,033,700	15,033,700	
42	Augmentation allowed.			
43	NEWBORN SCREENING PROGRAM			
44	Newborn Screening Fund (IC 16-41-17-11)			
45	Total Operating Expense	2,802,821	2,802,821	
46	Augmentation allowed.			
47	CENTER FOR DEAF AND HARD OF HEAR			
48	Total Operating Expense	2,977,538	2,977,538	
49	VISUALLY IMPAIRED PRESCHOOL SERV	ICES		



		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	600,000	600,000	
2	RADON GAS TRUST FUND			
3	Radon Gas Trust Fund (IC 16-41-38-8)			
4	Total Operating Expense	10,670	10,670	
5	Augmentation allowed.			
6	SAFETY PIN PROGRAM		×.	
7	Tobacco Master Settlement Agreement Fu	•	,	
8	Total Operating Expense	11,020,938	11,020,938	
9 10	REAL ALTERNATIVES, INC.	4 000 000	4 000 000	
10	Total Operating Expense BIRTH PROBLEMS REGISTRY	4,000,000	4,000,000	
11	Birth Problems Registry Fund (IC 16-38-4	(_17)		
12	Total Operating Expense	73,517	73,517	
13	Augmentation allowed.	75,517	75,517	
15	MOTOR FUEL INSPECTION PROGRAM			
16	Motor Fuel Inspection Fund (IC 16-44-3-1	0)		
17	Total Operating Expense	246,043	246,043	
18	Augmentation allowed.	,	,	
19	DONATED DENTAL SERVICES			
20	Tobacco Master Settlement Agreement Fu	und (IC 4-12-1-14.3)	
21	Total Operating Expense	200,000	200,000	
22				
23	The above appropriations shall be used by the In		for dentistry to	
24	provide dental services to individuals with disab	oilities.		
25				
26	BONE MARROW DONOR RECRUITMEN	,	,	
27	Total Operating Expense	100,000	100,000	
28 29	OFFICE OF WOMEN'S HEALTH	md (IC 4 12 1 14 2	`	
29 30	Tobacco Master Settlement Agreement Fu Total Operating Expense	96,970 96	, 96,970	
30 31	SPINAL CORD AND BRAIN INJURY	90,970	90,970	
32	Spinal Cord and Brain Injury Fund (IC 10	6-41-42.2-3)		
33	Total Operating Expense	1,700,000	1,700,000	
34	Augmentation allowed.	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
35	IMMUNIZATIONS AND HEALTH INITIA	ΓIVES		
36	Healthy Indiana Plan Trust Fund (IC 12-1			
37	Total Operating Expense	10,665,435	10,665,435	
38	WEIGHTS AND MEASURES FUND			
39	Weights and Measures Fund (IC 16-19-5-4	4)		
40	Total Operating Expense	7,106	7,106	
41	Augmentation allowed.			
42	MINORITY EPIDEMIOLOGY			
43	Tobacco Master Settlement Agreement Fu	•	,	
44	Total Operating Expense	750,000	750,000	
45	COMMUNITY HEALTH CENTERS		X.	
46	Tobacco Master Settlement Agreement Fu	•	,	
47 49	Total Operating Expense	14,453,000	14,453,000	
48 49	PRENATAL SUBSTANCE USE & PREVEN Tobacco Master Settlement Agreement Fu)	
47	i ubacco master settlement Agreement Ft	inu (10 4-12-1-14 .)	,	



		FY 2025-2026	FY 2026-2027	Biennial
		Appropriation	Appropriation	Appropriation
1	Total Operating Expense	119,965	119,965	
2	OPIOID OVERDOSE INTERVENTION	117,705	117,705	
23	State Unrestricted Opioid Settlement Acco	ount (IC 4-12-16.2-	5(1))	
4	Total Operating Expense	250,000	250,000	
5	NURSE FAMILY PARTNERSHIP	200,000	200,000	
6	Tobacco Master Settlement Agreement Fu	und (IC 4-12-1-14.3	5)	
7	Total Operating Expense	15,000,000	15,000,000	
8	HEARING AND BLIND SERVICES	, ,	, ,	
9	Tobacco Master Settlement Agreement Fu	und (IC 4-12-1-14.3	6)	
10	Total Operating Expense	500,000	500,000	
11				
12	Of the above appropriations, \$375,000 shall be d	leposited each fisca	al year into the	
13	Hearing Aid Fund established under IC 16-35-8	-3.		
14				
15	TOBACCO USE PREVENTION AND CESS	ATION PROGRA	Μ	
16	Tobacco Master Settlement Agreement Fu	ind (IC 4-12-1-14.3	5)	
17	Total Operating Expense	7,612,152	7,612,152	
18	Agency Settlement Fund (IC 4-12-16-2)			
19	Total Operating Expense	1,500,000	1,500,000	
20				
21	A minimum of 90% of the above appropriations		U U	1
22	agencies and other entities with programs design	ned to reduce smol	king.	
23				
24	FOR THE INDIANA SCHOOL FOR THE BLI			
25	Total Operating Expense	12,199,597	12,199,597	
26		_		
27	FOR THE INDIANA SCHOOL FOR THE DEA			
28	Total Operating Expense	17,439,609	17,439,609	
29 20				
30	C. VETERANS' AFFAIRS			
31			1	
32 33	FOR THE INDIANA DEPARTMENT OF VET			
33 34	Total Operating Expense	2,968,891	2,968,891	
34 35	The above enprepriations include funding for a	waman's vataran s	anvious officer	
35 36	The above appropriations include funding for a and \$300,000 each year for six state veteran serv		ervices officer	
30 37	and \$500,000 each year for six state veter an serv	vices unicers.		
38	VETERAN SERVICE ORGANIZATIONS			
39	Total Operating Expense	1,200,000	1,200,000	
40	Total Operating Expense	1,200,000	1,200,000	
41	The above appropriations shall be used by the In	ndiana Denartmen	t of Veterans' Affa	irs
42	to provide grants to organizations in accordance	-		
43	3402) of Title 38, United States Code (U.S.C.) an		•	
44	C.F.R. Eligible organizations shall have an accre		• • • • • •	
45	presence in Indiana. Awarded grant funds shall			
46	available benefits.			
47				
48	OPERATION OF VETERANS' CEMETERY	Y		
49	Total Operating Expense	529,841	529,841	
		-		
	2025		7762/DI 125	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	GRANTS FOR VETERANS' SERVICES			
2	Veterans' Affairs Trust Fund (IC 10-17-13	-3)		
3	Total Operating Expense	1,250,000	1,250,000	
4	Augmentation allowed.		1,200,000	
5	VETERAN SUICIDE PREVENTION			
6	Total Operating Expense	1,000,000	1,000,000	
7	SEMIQUINCENTENNIAL COMMISSION			
8	Total Operating Expense	75,000	75,000	
9	INDIANA VETERANS' HOME			
10	Veterans' Home Comfort and Welfare Fu	· · ·		
11	Total Operating Expense	10,939,169	10,939,169	
12	IVH Medicaid Reimbursement Fund			
13	Total Operating Expense	14,500,000	14,500,000	
14 15	Augmentation allowed from the veterans'		welfare fund	
15 16	and the IVH Medicaid reimbursement fun	a.		
10	SECTION 9. [EFFECTIVE JULY 1, 2025]			
18				
19	EDUCATION			
20				
21	A. HIGHER EDUCATION			
22				
23	FOR INDIANA UNIVERSITY			
24	BLOOMINGTON CAMPUS			
25		207,085,684	207,085,684	
26	Fee Replacement	18,528,752	18,526,235	
27		MDUCEC		
28 29	FOR INDIANA UNIVERSITY REGIONAL CA EAST	MPUSES		
29 30	Total Operating Expense	15,576,705	15,576,705	
30 31	KOKOMO	13,370,703	13,370,703	
32	Total Operating Expense	17,214,834	17,214,834	
33	NORTHWEST	1,,21,,00	17,211,001	
34	Total Operating Expense	20,410,921	20,410,921	
35	Fee Replacement	2,984,375	2,986,625	
36	SOUTH BEND			
37	Total Operating Expense	26,284,312	26,284,312	
38	Fee Replacement	1,447,700	1,443,150	
39	SOUTHEAST			
40	Total Operating Expense	22,110,646	22,110,646	
41	FORT WAYNE HEALTH SCIENCES PROC		5 100 000	
42	Total Operating Expense	5,120,388	5,120,388	
43 44	INDIANAPOLIS CAMPUS Total Operating Expense	135,000,000	135,000,000	
44 45	Total Operating Expense	155,000,000	133,000,000	
4 6	FOR INDIANA UNIVERSITY SCHOOL OF M	EDICINE		
40 47	INDIANA UNIVERSITY SCHOOL OF MED		/ILLE	
48	Total Operating Expense	2,324,593	2,324,593	
49	INDIANA UNIVERSITY SCHOOL OF MED			



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

		nppi opriumon	ippi opi anton	1-121
1	Total Operating Expense	2,172,777		
2	INDIANA UNIVERSITY SCHOOL OF	MEDICINE - NORT	HWEST - GARY	
3	Total Operating Expense	2,906,524	2,906,524	
4	INDIANA UNIVERSITY SCHOOL OF	MEDICINE - LAFA	YETTE	
5	Total Operating Expense	2,640,475	2,640,475	
6	INDIANA UNIVERSITY SCHOOL OF	MEDICINE - MUNC	CIE	
7	Total Operating Expense	2,417,418	2,417,418	
8	INDIANA UNIVERSITY SCHOOL OF	MEDICINE - SOUTI	H BEND	
9	Total Operating Expense	2,272,975	2,272,975	
10	INDIANA UNIVERSITY SCHOOL OF	MEDICINE - TERR	E HAUTE	
11	Total Operating Expense	2,627,533	2,627,533	
12	I.U. SCHOOLS OF MEDICINE AND D			
13	Total Operating Expense	111,061,865	111,061,865	
14		, ,	, ,	
15	The Indiana University School of Medicine	e - Indianapolis shall s	ubmit to the Indiana	
16	commission for higher education before M	-		
17	containing data on the number of medical			
18	physician residencies in Indiana from the s			
19		8	8	
20	FOR INDIANA UNIVERSITY - PURDUE	UNIVERSITY AT IN	DIANAPOLIS (IUP	UD
21	GENERAL ACADEMIC DIVISIONS			- /
22	Fee Replacement	11,305,499	11,303,202	
23		<u> </u>))	
24	Transfers of allocations between campuses	to correct for errors	in allocation among	
25	the campuses of Indiana University can be			
26	of the commission for higher education and	•		
27	shall maintain current operations at all sta			
28				
29	DUAL CREDIT			
30	Total Operating Expense	4,824,800	4,824,800	
31	CLINICAL AND TRANSLATIONAL S			
32	Total Operating Expense	2,500,000	2,500,000	
33	GLOBAL NETWORK OPERATIONS)	
34	Total Operating Expense	721,861	721,861	
35	SPINAL CORD AND HEAD INJURY F			
36	Total Operating Expense	553,429	553,429	
37	INSTITUTE FOR THE STUDY OF DE		-	
38	Total Operating Expense	2,105,824	2,105,824	
39	GEOLOGICAL SURVEY	, ,	, ,	
40	Total Operating Expense	2,783,782	2,783,782	
41	I-LIGHT NETWORK OPERATIONS	, ,	, ,	
42	Total Operating Expense	1,508,628	1,508,628	
43	GIGAPOP PROJECT	<u> </u>)	
44	Total Operating Expense	672,562	672,562	
45				
46	FOR PURDUE UNIVERSITY			
47	WEST LAFAYETTE			
48	Total Operating Expense	249,471,525	249,471,525	
49	Fee Replacement	27,485,700	24,141,450	
		, ,	, ,	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	COLLEGE OF VETERINARY MEDICIN	F.		
2	Total Operating Expense	18,973,866	18,973,866	
3				
4	FOR PURDUE UNIVERSITY REGIONAL C.	AMPUSES		
5	NORTHWEST	5 0 001 000	50 001 000	
6 7	Total Operating Expense Fee Replacement	50,081,908 3,781,240	50,081,908 3,780,740	
8	FORT WAYNE	3,701,240	3,700,740	
9	Total Operating Expense	46,622,162	46,622,162	
10	Fee Replacement	3,044,250	3,040,750	
11		0,01,200	0,010,700	
12	Transfers of allocations between campuses to	correct for errors in	allocation among	
13	the campuses of Purdue University can be mad			
14	of the commission for higher education and the	e budget agency.		
15				
16	DUAL CREDIT			
17	Total Operating Expense	1,059,650	1,059,650	
18	COUNTY AGRICULTURAL EXTENSION			
19	Total Operating Expense	8,000,000	8,000,000	
20	AGRICULTURAL RESEARCH AND EXT			
21	Total Operating Expense	9,000,000	9,000,000	
22	IN TECH ASST. AND ADV. MFG. COMP			
23 24	Total Operating Expense STATEWIDE TECHNOLOGY	4,430,212	4,430,212	
24 25		6,695,258	6,695,258	
25 26	Total Operating Expense CENTER FOR PARALYSIS RESEARCH	0,095,250	0,095,258	
20	Total Operating Expense	522,558	522,558	
28	Total Operating Expense	522,550	522,550	
29	FOR INDIANA STATE UNIVERSITY			
30	Total Operating Expense	76,924,790	76,924,790	
31	Fee Replacement	10,498,371	10,593,848	
32	DUAL CREDIT			
33	Total Operating Expense	202,950	202,950	
34	PRINCIPAL LEADERSHIP ACADEMY			
35	Total Operating Expense	600,000	600,000	
36	NURSING PROGRAM			
37	Total Operating Expense	204,000	204,000	
38	DEGREE LINK	116 100	116 120	
39	Total Operating Expense	446,438	446,438	
40	έου μνηνερούτα ος ορυτήστον ίνοι γ	TA		
41 42	FOR UNIVERSITY OF SOUTHERN INDIAN		52 122 190	
42 43	Total Operating Expense Fee Replacement	53,122,180 11,847,730	53,122,180 8,898,786	
43 44	DUAL CREDIT	11,047,730	0,090,700	
45	Total Operating Expense	510,900	510,900	
ч <i>3</i> 46	HISTORIC NEW HARMONY	210,200	510,500	
47	Total Operating Expense	486,878	486,878	
48	EARLY COLLEGE BRIDGE PROGRAM	· · ·		
49	Total Operating Expense	600,000	600,000	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1				
2	FOR BALL STATE UNIVERSITY			
3	Total Operating Expense	137,036,667	137,036,667	
4	Fee Replacement	21,836,212	20,324,337	
5	DUAL CREDIT	200.050	200.050	
6	Total Operating Expense	290,050	290,050	
7	ENTREPRENEURIAL COLLEGE	2 500 000	2 500 000	
8 9	Total Operating Expense	2,500,000	2,500,000	
9 10	ACADEMY FOR SCIENCE, MATHEMA			
10	Total Operating Expense	4,384,956	4,384,956	
11	FOR VINCENNES UNIVERSITY			
12	Total Operating Expense	46,077,538	46,077,538	
13	Fee Replacement	4,926,599	4,932,056	
14	DUAL CREDIT	4,720,377	4,932,030	
15	Total Operating Expense	4,882,450	4,882,450	
17	CAREER AND TECHNICAL EARLY CO			
18	Total Operating Expense	3,000,000	3,000,000	
19	Total Operating Expense	5,000,000	5,000,000	
20	Additional Early College sites may be establis	shed unon annroval h	v the Commission	for
20 21	Higher Education and after review by the bu		y the commission	101
22		ager committee		
23	FOR IVY TECH COMMUNITY COLLEGE			
24	Total Operating Expense	245,049,320	245,049,320	
25	Fee Replacement	27,980,512	28,218,420	
26	DUAL CREDIT	, ,	, ,	
27	Total Operating Expense	18,676,150	18,676,150	
28	STATEWIDE NURSING			
29	Total Operating Expense	9,000,000	9,000,000	
30	TESTING CENTERS			
31	Total Operating Expense	710,810	710,810	
32	SOUTHERN INDIANA EDUCATIONAL	ALLIANCE		
33	Total Operating Expense	1,057,738	1,057,738	
34				
35	The above appropriations to Indiana Univers			
36	University, University of Southern Indiana, B	• •		ity,
37	and Ivy Tech Community College are in addi			
38	respectively, from all permanent fees and end		0	,
39	earnings, and receipts, including gifts, grants	-	s, and receipts	
40	from any miscellaneous sales from whatever	source derived.		
41				
42	All such income and all such fees, earnings, and	-		
43	all such income and fees, earnings, and receip	e	•	
44 45	appropriated to the boards of trustees or dire			
45 46	and may be expended for any necessary expen-	-		0
46 47	university hospitals, schools of medicine, nurs	0	schools of dentistry	,
47 49	and agricultural extension and experimental	stations.		
48 40	The above appropriations to Indiana Uni	ity Dundus II	u Indiana Stata	
49	The above appropriations to Indiana Univers	my, ruruue Universit	y, mulana State	



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

1	University, University of Southern Indiana, Ball State University, Vincennes University,
2	and Ivy Tech Community College include the employers' share of Social Security payments
3	for university employees under the public employees' retirement fund, or institutions
4	covered by the Indiana state teachers' retirement fund. The funds appropriated also include
5	funding for the employers' share of payments to the public employees' retirement fund
6	and to the Indiana state teachers' retirement fund at a rate to be established by the
7	retirement funds for both fiscal years for each institution's employees covered by these
8	retirement plans.
9	
10	Notwithstanding IC 4-10-11, the state comptroller shall draw warrants to the treasurers
11	of Indiana University, Purdue University, Indiana State University, University of
12	Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community
13	College on the basis of vouchers stating the total amount claimed against each fund or
14	account, or both, but not to exceed the legally made appropriations.
15	
16	For universities and colleges supported in whole or in part by state funds, grant
17	applications and lists of applications need only be submitted upon request to the
18	budget agency for review and approval or disapproval and, unless disapproved by
19	the budget agency, federal grant funds may be requested and spent without approval
20	by the budget agency.
21	
22	For all university special appropriations, an itemized list of intended expenditures,
23	in such form as the governor and the budget agency may specify, shall be submitted to
24	support the allotment request. All budget requests for university special appropriations
25	shall be furnished in a like manner and as a part of the operating budgets of the state
26	universities.
27	
28	The trustees of Indiana University, the trustees of Purdue University, the trustees of
29	Indiana State University, the trustees of University of Southern Indiana, the trustees
30	of Ball State University, the trustees of Vincennes University, and the trustees of Ivy
31	Tech Community College are hereby authorized to accept federal grants, subject to IC
32	4-12-1.
33	
34	Fee replacement funds are to be distributed as requested by each institution, on
35	payment due dates, subject to available appropriations.
36	FOR THE COMMISSION FOR HIGHER FRUCATION
37	FOR THE COMMISSION FOR HIGHER EDUCATION
38 39	Total Operating Expense 7,370,948 7,370,948
39 40	The above appropriations include funding for Learn More Indiana, commission technology,
40 41	and the administration of the 21st Century scholars program.
42	and the administration of the 21st Century scholars program.
43	FREEDOM OF CHOICE GRANTS
44	Total Operating Expense 66,225,902 66,225,902
45	HIGHER EDUCATION AWARD PROGRAM
46	Total Operating Expense 101,425,081 101,425,081
47	
48	For the higher education awards and freedom of choice grants made for the biennium,
49	the following guidelines shall be used, notwithstanding current administrative rule



	FY 2025-2026 FY 2026-2027 Biennial
	Appropriation Appropriation Appropriation
1	or presting
1 2	or practice: (1) The commission shall maintain the proportionality of award maximums for public,
$\frac{2}{3}$	private, and proprietary institutions when setting forth amounts under IC 21-12-1.7.
4	(2) Minimum Award: No award shall be less than \$600.
5	(3) The commission shall reduce award amounts as necessary to stay within the available
6	funding.
7	
8	CAREER COACHING GRANT FUND
9	Total Operating Expense 15,000,000 15,000,000
10	PERKINS STATE MATCH
11	Total Operating Expense500,000500,000
12	PROMOTED INDUSTRY CERTIFICATIONS
13	Total Operating Expense2,000,0002,000,000
14	
15	The above appropriations are for the purpose of reimbursing students enrolled in
16	school corporations, charter schools, and accredited nonpublic schools for the fees
17	incurred for taking exams required to earn certifications on Indiana's promoted
18	industry certification list.
19 20	
20	TUITION AND FEE EXEMPTION FOR CHILDREN OF VETERANS AND
21 22	PUBLIC SAFETY OFFICERS
22	Total Operating Expense31,773,696MIDWEST HIGHER EDUCATION COMPACT
23 24	Total Operating Expense 115,000 115,000
24 25	ADULT STUDENT GRANT APPROPRIATION
23 26	Total Operating Expense 7,579,858 7,579,858
27	Total operating Expense 7,07,000 7,07,000
28	Priority for awards made from the above appropriations shall be given first to eligible
29	students meeting TANF income eligibility guidelines as determined by the family
30	and social services administration and second to eligible students who received
31	awards from the adult grant fund during the school year associated with the biennial
32	budget year. Funds remaining shall be distributed according to procedures established
33	by the commission. The maximum grant that an applicant may receive for a particular
34	academic term shall be established by the commission but shall in no case be greater
35	than a grant for which an applicant would be eligible under IC 21-12-3 if the applicant
36	were a full-time student. The commission shall collect and report to the family and
37	social services administration (FSSA) all data required for FSSA to meet the data collection and reporting requirements in 45 CFR Part 265.
38 39	conection and reporting requirements in 45 CFR Part 205.
39 40	The family and social services administration, division of family resources, shall
40 41	apply all qualifying expenditures for the part-time grant program toward Indiana's
42	maintenance of effort under the federal Temporary Assistance for Needy Families
43	(TANF) program (45 CFR 260 et seq.).
44	
45	TEACHER RESIDENCY GRANT PILOT PROGRAM (IC 21-18-15.1)
46	Total Operating Expense 1,000,000 1,000,000
47	MINORITY TEACHER SCHOLARSHIP FUND (IC 21-13-2-1)
48	Total Operating Expense400,000400,000
49	NEXT GENERATION MINORITY EDUCATOR SCHOLARSHIP (IC 21-12-16.5)

FY 2025-2026

FY 2026-2027

Biennial



FY 2025-2026FY 2026-2027BiennialAppropriationAppropriationAppropriation

			(00.000
1 2	Total Operating Expense	600,000	600,000 (JC 21 12 7)
$\frac{2}{3}$	HIGH NEED STUDENT TEACHING SO Total Operating Expense	450,000	450,000
3 4	MINORITY STUDENT TEACHING SC	-	
- 5	Total Operating Expense	100,000	100,000
6	EARN INDIANA WORK STUDY PROC	-	100,000
7	Total Operating Expense	2,606,099	2,606,099
8	21ST CENTURY SCHOLAR AWARDS	2,000,077	2,000,099
9	Total Operating Expense	166,270,623	166,270,623
10	Four operating Expense	100,270,020	100,210,020
11	The commission shall collect and report to t	he family and social s	ervices administration
12	(FSSA) all data required for FSSA to meet t		
13	in 45 CFR 265.		
14			
15	The division of family resources shall apply	all qualifying expend	itures for the 21st
16	century scholars program toward Indiana's		
17	Temporary Assistance for Needy Families (ГАNF) program (45 (CFR 260 et seq.).
18	••••		•
19	INSTITUTE FOR INDIANA INTERNNI	ET	
20	Total Operating Expense	400,000	400,000
21	NEXT GENERATION HOOSIER EDUC	CATORS	
22	Total Operating Expense	12,000,000	12,000,000
23	NATIONAL GUARD TUITION SCHOL		
24	Total Operating Expense	3,676,240	3,676,240
25			
26	The above appropriations for national guar		
27	shall be the total allowable state expenditure	e for the program in t	he biennium.
28			
29 20	PRIMARY CARE SCHOLARSHIP		
30 21	Pokagon Band Tribal-State Compact		2 000 000
31	Total Operating Expense	2,000,000	2,000,000
32	The choice environmentions shall be distribut		10 21 12 0
33 34	The above appropriations shall be distribute	ed in accordance with	IC 21-13-9.
34 35	HICH VALUE WODKEODCE DEADV	CDEDIT DE A DINC	CDANT (IC 21 12 8)
35 36	HIGH VALUE WORKFORCE READY Total Operating Expense	6,036,567	6,036,567
30 37	Total Operating Expense	0,030,307	0,050,507
38	MEDICAL EDUCATION BOARD		
39	FAMILY PRACTICE RESIDENCY		
40	Pokagon Band Tribal-State Compact		
41		Fund (IC 4-12-1-20)	
	8 .	· · · ·	2.382.197
42	Total Operating Expense	Fund (IC 4-12-1-20) 2,382,197	2,382,197
42 43	Total Operating Expense	2,382,197	
42 43 44	Total Operating Expense Of the above appropriations, \$1,000,000 eac	2,382,197 h year shall be distril	outed as grants for the purpose
43	Total Operating Expense	2,382,197 h year shall be distril	outed as grants for the purpose
43 44	Total Operating Expense Of the above appropriations, \$1,000,000 eac	2,382,197 h year shall be distril grams serving medical	outed as grants for the purpose
43 44 45	Total Operating Expense Of the above appropriations, \$1,000,000 eac of improving family practice residency prog	2,382,197 h year shall be distril grams serving medical ARD	outed as grants for the purpose
43 44 45 46	Total Operating Expense Of the above appropriations, \$1,000,000 eac of improving family practice residency prog GRADUATE MEDICAL EDUCATION BO	2,382,197 h year shall be distril rams serving medical ARD GRANTS	outed as grants for the purpose
43 44 45 46 47	Total Operating Expense Of the above appropriations, \$1,000,000 eac of improving family practice residency prog GRADUATE MEDICAL EDUCATION BO MEDICAL RESIDENCY EDUCATION	2,382,197 h year shall be distril rams serving medical ARD GRANTS	outed as grants for the purpose



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

1			
2	The above appropriations for medical res	idancy adjugation grants	ara ta ba distributad
23	in accordance with IC 21-13-6.5.	idency education grants	are to be distributed
3 4	in accordance with IC 21-13-0.3.		
5	FOR THE DEPARTMENT OF ADMINIS	STRATION	
6	COLUMBUS LEARNING CENTER L		
7	Total Operating Expense	2,523,500	2,553,000
8	Total Operating Expense	2,525,500	2,555,000
9	B. ELEMENTARY AND SECONDARY	EDUCATION	
10			
11	FOR THE DEPARTMENT OF EDUCAT	ION	
12	Total Operating Expense	18,863,634	18,863,634
13	Professional Standards Fund (IC 20		10,000,001
14	Total Operating Expense	1,237,940	1,237,940
15	Augmentation allowed from the pro		
16	raginentation anowea nom the pro		
17	The above appropriations include funds to	o provide state support (o educational service
18	centers.	Province surficient	
19			
20	STATE BOARD OF EDUCATION		
21	Total Operating Expense	1,761,119	1,761,119
22			_,, -,,
23	FREEDOM AND OPPORTUNITY IN	EDUCATION	
24	Total Operating Expense	25,260,000	25,260,000
25			, ,
26	PUBLIC TELEVISION DISTRIBUTION	ON	
27	Total Operating Expense	3,675,000	3,675,000
28		, ,	
29	The Indiana Public Broadcasting Stations	, Inc., shall submit a dis	tribution plan
30	for the eight Indiana public television stat	ions for approval by the	budget agency
31	after review by the budget committee. Of	the above appropriation	is, at least one
32	seventh of the funds each year shall be set		
33	all of the public radio stations.		
34			
35	STEM PROGRAM ALIGNMENT		
36	Total Operating Expense	7,050,000	7,050,000
37			
38	The above appropriations shall be used to		
39	corporations, charter schools, and other e	ntities for the purpose o	f increasing access
40	to high quality STEM programming, impl	lementing qualified STE	M curricula and
41	professional development plans, to develop	p methods of evaluating	STEM curricula
42	and professional development plans for th	e purpose of awarding S	STEM grants, and
43	to develop a system for measuring student	t growth in critical think	ting, problem-solving,
44	and other STEM-based skills in schools th	at receive STEM grants	s. The department
45	shall provide an annual report to the gene	•	
46	the state board of education describing the		
47	the state's STEM plan. All data collected l		
48	and shared with the management and per-	formance hub for the pu	rpose of collecting
49	longitudinal data.		



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

1 2 Of the above appropriations, up to \$1,200,000 in each fiscal year shall be used to provide 3 grants to colleges or universities for the purpose of supporting programs and statewide 4 initiatives dedicated to increasing student enrollment and improving student scores in math and science Advanced Placement courses. 5 6 7 Of the above appropriations, \$4,000,000 each fiscal year shall be used to support robotics programs, as defined by IC 20-20-45.5, and the Indiana Bar Foundation's 8 9 We the People programs at school corporations and charter schools. 10 11 Of the above appropriations, \$300,000 each fiscal year shall be used to partner with the commission for higher education to provide professional development and technical 12 assistance to schools that pilot the transitions math course for students transitioning 13 14 from secondary to post-secondary education. 15 16 **RILEY HOSPITAL** 17 **Total Operating Expense** 250,000 250,000 18 **BEST BUDDIES** 19 **Total Operating Expense** 206,125 206,125 20 SCHOOL TRAFFIC SAFETY 21 **Total Operating Expense** 227,143 227,143 **OFFICE OF KINDERGARTEN READINESS** 22 23 **Total Operating Expense** 522,851 522,851 24 ACADEMIC IMPROVEMENT INITIATIVES 25 **Total Operating Expense** 50,000,000 50,000,000 26 27 The above appropriations may be used for the following purposes: (1) Up to \$20,000,000 each fiscal year may be used to support the department's initiatives 28 29 related to the Science of Reading; (2) Up to \$2,500,000 each fiscal year may be used for the Crossing the Finish Line 30 31 initiative; 32 (3) Up to \$10,000,000 each fiscal year may be used for literacy achievement grants 33 to school corporations and charter schools; and 34 (4) Up to \$17,500,000 each fiscal year may be used for the same purposes as permitted under IC 20-32-8.7. 35 36 37 **TEACHER HIGHER EDUCATION AND INDUSTRY COLLABORATION** 38 Pokagon Band Tribal-State Compact Fund (IC 4-12-1-20) 39 **Total Operating Expense** 1,000,000 1,000,000 **40** SPECIAL EDUCATION (S-5) (IC-20-35-6-2) 29,070,000 41 **Total Operating Expense** 29,070,000 42 Up to \$2,000,000 of the above appropriations may be used for the Auditory – Verbal 43 44 **Accelerated Education Program.** 45 46 CHARTER AND INNOVATION NETWORK SCHOOL GRANT PROGRAM 47 **Total Operating Expense** 52,600,000 52,600,000 48 Augmentation allowed. 49 NEXT LEVEL COMPUTER SCIENCE PROGRAM



1	Total Operating Expense	2,500,000	2,500,000
2	TEACHERS' SOCIAL SECURITY AND R		
3	Total Operating Expense	1,894,521	1,894,521
4			
5	The above appropriations shall be distributed	• •	
6	a monthly basis in equal payments to special e	-	-
7	and technical education schools, and other gov		
8	teachers' Social Security distributions for cert	_	
9	the certified education personnel funded throu		-
10	year beginning July 1, 1992, and ending June 3		
11	Indiana state teachers' retirement fund, the ar	•	8
12	state fiscal year for teachers' retirement. If the		
13	greater than the total appropriation, the depart	rtment of education	on shall reduce each
14	entity's distribution proportionately.		
15		_	
16	DISTRIBUTION FOR TUITION SUPPOR		
17	Total Operating Expense	9,210,600,000	9,394,812,000
18			
19	The above appropriations are to be distributed		
20	for this purpose during the 2025 session of the	general assembly	•
21			
22	If the above appropriations are more than the	-	•
23	appropriations shall revert to the general func	at the end of eac	h fiscal year.
24			
25	The above appropriations shall be distributed		•
26 27	agency and approved by the governor. The scl	-	
27	(12) payments made at least once every forty (• • •	66 6
28 20	payments in each fiscal year shall equal the an	nount required by	statute.
29 20	TEACHED ADDECLATION CDANTS		
30 31	TEACHER APPRECIATION GRANTS	27 500 000	27 500 000
31 32	Total Operating Expense	37,500,000	37,500,000
32 33	It is the intent of the general assembly that the	abovo annronria	tions shall be the total
33 34	allowable state expenditure for the program. I		
34 35	exceed the total appropriation for a state fisca		-
33 36	shall reduce the distributions proportionately.		hent of education
30 37	shall reduce the distributions proportionatery.		
38	DISTRIBUTION FOR SUMMER SCHOO	T	
30 39	Total Operating Expense	18,360,000	18,360,000
40	Total Operating Expense	10,500,000	18,500,000
40 41	It is the intent of the general assembly that the	abovo annronria	tions shall be the total
42	allowable state expenditure for the program.		
42 43	are anticipated to exceed the total appropriati	-	-
43 44	department of education shall reduce the distr		•
44 45	department of education shall reduce the distr	inducions proportio	matery.
45 46	CURRICULAR MATERIAL REIMBURSI	FMFNT	
40 47	Total Operating Expense	160,000,000	160,000,000
47 48	Total Operating Expense	100,000,000	100,000,000
40 49	Before a school corporation or an accredited r	onnublic school n	nav receive a distribution
ر ۳	beione a school corporation of an accredited i	ionpuone senoor n	iay i cecive a uisti idutioli

2025

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

1	under the curricular material reimbursement pr	ouram the scho	al cornoration or accredited	
2	under the curricular material reimbursement program, the school corporation or accredited nonpublic school shall provide to the department the requirements established in IC 20-33-5-2.			
3	The department shall provide to the family and social services administration (FSSA)			
4	all data required for FSSA to meet the data colle			
5	265. The family and social services administratio		-	
6	apply all qualifying expenditures for the curricul		•	
7	Indiana's maintenance of effort under the federa			
8	(TANF) program (45 CFR 260 et seq.).			
9				
10	DISTRIBUTION FOR ADULT LEARNERS			
11	Total Operating Expense	49,512,500	49,512,500	
12	NATIONAL SCHOOL LUNCH PROGRAM	, ,	, ,	
13	Total Operating Expense	5,108,582	5,108,582	
14	TESTING			
15	Total Operating Expense	22,355,000	22,355,000	
16				
17	The above appropriations are for assessments, in	cluding special e	education alternate	
18	assessments, as determined by the state board of	education and th	he department of	
19	education.			
20				
21	REMEDIATION TESTING			
22	Total Operating Expense	14,126,474	14,126,474	
23				
24	The above appropriations for remediation testing	g are for grants t	to school corporations,	
25	charter schools, and accredited nonpublic school	s through the de	partment of education.	
26	School corporations, charter schools, and accredited nonpublic schools shall use the			
27	grants to fund formative tests to identify students	s who require re	mediation.	
28				
29	ADVANCED PLACEMENT PROGRAM			
30	Total Operating Expense	5,600,000	5,600,000	
31				
32	The above appropriations are to provide funding			
33	corporations, charter schools, and accredited nonpublic schools to take the Advanced			
34	Placement and Cambridge International exams.			
35	student may be funded. Any remaining funds ava			
36	paid shall be prioritized for use by teachers of Ac		8	
37	International courses to attend professional deve	lopment training	J.	
38				
39	PSAT PROGRAM			
40	Total Operating Expense	2,710,000	2,710,000	
41				
42	The above appropriations are to provide funding			
43	corporations, charter schools, and accredited nor	ipublic schools i	n grade 10 and	
44	11 to take the PSAT exam.			
45				
46	NON-ENGLISH SPEAKING PROGRAM			
47	Total Operating Expense	200,000	200,000	
48				
49	The above appropriations shall be distributed to	the department	of correction, the	



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

1	Indiana school for the blind and visually impair	-		
2	the Excel Centers for Adult Learners, the Christel House DORS Centers, and the Gary			
3	Middle College charter schools to support non-		•	
4	only be used to educate students who are less th	an twenty-three (23)	years of age.	
5				
6	GIFTED AND TALENTED EDUCATION P			
7	Total Operating Expense	13,000,000	13,000,000	
8				
9	Each fiscal year, the department shall make \$75		-	
10	and charter schools to purchase verbal and qua	-		
11	to all students within the corporation or charter	school that are enrol	lled in kindergarten,	
12	second grade, and fifth grade.			
13				
14	ALTERNATIVE EDUCATION			
15	Total Operating Expense	806,394	806,394	
16				
17	The above appropriations include funding to pr	ovide \$10,000 for eac	h child in recovery	
18	from alcohol or drug abuse who attends a chart	er school accredited l	by the National	
19	Association of Recovery Schools. This funding i	s in addition to any fu	inding received	
20	by the charter school from the student funding	•	0	
21				
22	SENATOR DAVID C. FORD EDUCATION	AL TECHNOLOGY	PROGRAM	
23	Total Operating Expense	3,000,000	3,000,000	
24		-))	-))	
25	The department shall use the above appropriati	ons to make grants to	school corporations	
26	and charter schools to promote student learning	6	-	
27	quire innovative education technologies that can be accessed and utilized by all school			
28		porations and charter schools.		
29	corporations and charter schools.			
30	Of the above appropriations, \$1,350,000 shall be	e used for each fiscal	vear to provide	
31			• •	
31	grants to school corporations and charter schools to purchase robotic technology and provide professional development endorsed by the Council of Administrators			
33	of Special Education to improve the social and behavioral skills for students with			
33 34	autism.			
34 35	autisiii.			
35 36	SCHOOL BUSINESS OFFICIALS LEADEF	OSHID A CADEMV		
30 37			150.000	
37 38	Total Operating Expense	150,000	150,000	
	The dependence shall make the share annuand	ationa available to the	Indiana Aggasistian	
39	The department shall make the above appropria			
40	of School Business Officials to operate an acade			
41	and leadership skills of practicing Indiana school	of business officials er	nployed by school	
42	corporations and charter schools.			
43				
44	SCHOOL SUPERINTENDENTS LEADERS		1 = 0 000	
45	Total Operating Expense	150,000	150,000	
46			y y	
47	The department shall make the above appropria			
48	of Public School Superintendents to operate an academy designed to strengthen the			
49	management and leadership skills of practicing	Indiana school super	intendents and	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	leaders of charter schools.			
2				
3	SCHOOL SAFETY TRAINING			
4	Total Operating Expense	1,000,000	1,000,000	
5 6	FOR THE INDIANA CHARTER SCHOOL E			
0 7	Total Operating Expense	514,664	514,664	
8	Total Operating Expense	514,004	514,004	
9	FOR THE INDIANA PUBLIC RETIREMEN	T SYSTEM		
10	TEACHERS' RETIREMENT FUND DIST	RIBUTION		
11	Total Operating Expense	1,098,300,000	1,131,200,000	
12	Augmentation allowed.			
13				
14	If the amount required under the pre-1996 ac			
15 16	for actual benefits for the Post Retirement Per as you go" basis plus the base benefits under t		-	ay
10	retirement fund is:	the pre-1990 account	t of the teachers	
18	(1) greater than the above appropriations f	for a vear. after noti	ce to the governor	
19	and the budget agency of the deficiency, th	-	-	l
20	be augmented from the state general fund.	Any augmentation	shall be included in	
21	the required pension stabilization calculati			
22	(2) less than the above appropriations for a	-		2
23	state general fund. The portion of the bene	-	-	
24 25	the actuarially funded Post Retirement Per calculation.	nsion Increases shall	not be part of this	
25 26	calculation.			
20 27	C. OTHER EDUCATION			
28				
29	FOR THE EDUCATION EMPLOYMENT R	ELATIONS BOARI)	
30	Total Operating Expense	1,227,219	1,227,219	
31				
32	FOR THE STATE LIBRARY			
33 34	Total Operating Expense STATEWIDE LIBRARY SERVICES	2,627,285	2,627,285	
34 35	Total Operating Expense	1,433,108	1,433,108	
36	LIBRARY SERVICES FOR THE BLIND			
37	Total Operating Expense	180,000	180,000	
38	ACADEMY OF SCIENCE	,	,	
39	Total Operating Expense	4,357	4,357	
40	HISTORICAL MARKER PROGRAM			
41	Total Operating Expense	8,649	8,649	
42	INSPIRE Tetal Or and in a Fernand	1 292 250	1 292 250	
43 44	Total Operating Expense LOCAL LIBRARY CONNECTIVITY GR	1,382,250	1,382,250	
4 4	Total Operating Expense	1,382,250	1,382,250	
46	Four Operating Expense	1,504,450	1,502,250	
47	FOR THE ARTS COMMISSION			
48	Total Operating Expense	3,450,796	3,450,796	
49				



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

1 2	(1) arts organizations that have recently qualified for general operating support		
3	as major arts organizations, as determined by the arts commission; and		
4	(2) regional organizations that have recently qualified for general operating support		
5	as mid-major arts organizations, as determined by the arts commission and its regional		
6	re-granting partners.		
7			
8	SECTION 10. [EFFECTIVE JULY 1, 2025]		
9			
10	DISTRIBUTIONS		
11			
12	FOR THE STATE COMPTROLLER		
13	GAMING TAX		
14	Total Operating Expense 50,500,000 50,500,000		
15	Augmentation allowed.		
16			
17	The above appropriations include \$48,000,000 each year for the supplemental wagering		
18	tax distribution in IC 4-33-13-5 and \$2,500,000 each year for the historic hotel district		
19 20	community support fee distribution in IC 4-35-8.3-4.		
20 21	SECTION 11. [EFFECTIVE JULY 1, 2025]		
²¹ 22	SECTION II. [EFFECTIVE JULY 1, 2025]		
22	Federal funds are available for career and technical education under the Carl D.		
23 24	Perkins Career and Technical Education Act of 2006 (20 U.S.C. 2301 et seq. for		
25			
26			
27			
28	•		
29			
30	SECTION 12. [EFFECTIVE JULY 1, 2025]		
31			
32	In accordance with IC 20-20-38, the budget agency, upon the request of the commission		
33			
34			
35			
36	SECTION 13. [EFFECTIVE JULY 1, 2025]		
37			
38	Utility bills for the month of June, travel claims covering the period June 16 to June		
39			
40			
41 42			
42 43	for the succeeding year. No interdepartmental bill shall be recorded as a refund of expenditure to any current year allotment account for supplies or services rendered		
43 44	or delivered at any time during the preceding June period.		
45	or derivered at any time during the preceding sume period.		
46	SECTION 14. [EFFECTIVE JULY 1, 2025]		
47			
48	The budget agency, under IC 4-10-11, IC 4-12-1-13, and IC 4-13-1, in cooperation		
49	with the Indiana department of administration, may fix the amount of reimbursement		



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

1 for traveling expenses (other than transportation) for travel within the limits of

2 Indiana. This amount may not exceed actual lodging and miscellaneous expenses

- 3 incurred. A person in travel status, as defined by the state travel policies and
- 4 procedures established by the Indiana department of administration and the budget
- 5 agency, is entitled to a meal allowance not to exceed during any twenty-four (24)
- 6 hour period the standard meal allowances established by the federal Internal Revenue Service.
- 7 8

9 All appropriations provided by this act or any other statute, for traveling and hotel 10 expenses for any department, officer, agent, employee, person, trustee, or commissioner, 11 are to be used only for travel within the state of Indiana, unless those expenses are 12 incurred in traveling outside the state of Indiana on trips that previously have received 13 approval as required by the state travel policies and procedures established by the Indiana 14 department of administration and the budget agency. With the required approval, 15 a reimbursement for out-of-state travel expenses may be granted in an amount not 16 to exceed actual lodging and miscellaneous expenses incurred. A person in travel 17 status is entitled to a meal allowance not to exceed during any twenty-four (24) hour 18 period the standard meal allowances established by the federal Internal Revenue 19 Service for properly approved travel within the continental United States and a 20 minimum of \$50 during any twenty-four (24) hour period for properly approved travel 21 outside the continental United States. However, while traveling in Japan, the minimum 22 meal allowance shall not be less than \$90 for any twenty-four (24) hour period. While 23 traveling in Korea and Taiwan, the minimum meal allowance shall not be less than 24 \$85 for any twenty-four (24) hour period. While traveling in Singapore, China, Great 25 Britain, Germany, the Netherlands, and France, the minimum meal allowance shall 26 not be less than \$65 for any twenty-four (24) hour period.

27

28 In the case of the state supported institutions of postsecondary education, approval 29 for out-of-state travel may be given by the chief executive officer of the institution, 30 or the chief executive officer's authorized designee, for the chief executive officer's 31 respective personnel.

32

33 Before reimbursing overnight travel expenses, the state comptroller shall require 34 documentation as prescribed in the state travel policies and procedures established by the Indiana department of administration and the budget agency. No appropriation 35 36 from any fund may be construed as authorizing the payment of any sum in excess of 37 the standard mileage rates for personally owned transportation equipment established 38 by the federal Internal Revenue Service when used in the discharge of state business. 39 The Indiana department of administration and the budget agency may adopt policies **40** and procedures relative to the reimbursement of travel and moving expenses of new 41 state employees and the reimbursement of travel expenses of prospective employees 42 who are invited to interview with the state.

43

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44
    SECTION 15. [EFFECTIVE JULY 1, 2025]
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45

46 Notwithstanding IC 4-10-11-2.1, the salary per diem of members of boards, commissions,

47 and councils who are entitled to a salary per diem is equal to \$100 per day. However,

48 members of boards, commissions, or councils who receive an annual or a monthly salary 49

paid by the state are not entitled to the salary per diem provided in IC 4-10-11-2.1.



	Appropriation Appropriation Appropriation
1	
2 3	SECTION 16. [EFFECTIVE JULY 1, 2025]
4 5	No payment for personal services shall be made by the state comptroller unless the payment has been approved by the budget agency or the designee of the budget agency.
6 7 8	SECTION 17. [EFFECTIVE JULY 1, 2025]
9	No warrant for operating expenses, capital outlay, or fixed charges shall be issued
10	to any department or an institution unless the receipts of the department or institution
11	have been deposited into the state treasury for the month. However, if a department
12	or an institution has more than \$10,000 in daily receipts, the receipts shall be deposited
13	into the state treasury daily.
14	
15	SECTION 18. [EFFECTIVE JULY 1, 2025]
16	
17	In case of loss by fire or any other cause involving any state institution or department, the proceeds derived from the settlement of any claim for the loss shall be deposited.
18 19	the proceeds derived from the settlement of any claim for the loss shall be deposited in the state treasury, and the amount deposited is hereby reappropriated to the
20	institution or department for the purpose of replacing the loss. If it is determined
20 21	that the loss shall not be replaced, any funds received from the settlement of a claim
22	shall be deposited into the state general fund.
23	
24	SECTION 19. [EFFECTIVE JULY 1, 2025]
25	
26	If an agency has computer equipment in excess of the needs of that agency, then
27	the excess computer equipment may be sold under the provisions of surplus property
28	sales, and the proceeds of the sale or sales shall be deposited in the state treasury.
29	The amount so deposited is hereby reappropriated to that agency for other operating
30	expenses of the then current year, if approved by the director of the budget agency.
31	SECTION 20 DEEECTIVE HILV 1 20251
32 33	SECTION 20. [EFFECTIVE JULY 1, 2025]
33 34	This act does not authorize any rehabilitation and repairs to any state buildings,
35	nor does it allow that any obligations be incurred for lands and structures, without
36	the prior approval of the budget director or the director's designee. This SECTION
37	does not apply to contracts for the state universities supported in whole or in part
38	by state funds.
39	
40	SECTION 21. [EFFECTIVE JULY 1, 2025]
41	
42	If an agency has an annual appropriation fixed by law, and if the agency also receives
43	an appropriation in this act for the same function or program, the appropriation in
44	this act supersedes any other appropriations and is the total appropriation for the
45 16	agency for that program or function.
46 47	SECTION 22. [EFFECTIVE JULY 1, 2025]
47 48	SECTION 22. [EFFECTIVE JULT 1, 2023]
10	

FY 2025-2026

FY 2026-2027

Biennial

49 The balance of any appropriation or funds heretofore placed or remaining to the



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

1 credit of any division of the state of Indiana, and any appropriation or funds provided 2 in this act placed to the credit of any division of the state of Indiana, the powers, duties, and functions whereof are assigned and transferred to any department for 3 4 salaries, maintenance, operation, construction, or other expenses in the exercise of such powers, duties, and functions, shall be transferred to the credit of the 5 6 department to which such assignment and transfer is made, and the same shall be 7 available for the objects and purposes for which appropriated originally. 8 9 SECTION 23. [EFFECTIVE JULY 1, 2025] 10 11 The director of the division of procurement of the Indiana department of administration, 12 or any other person or agency authorized to make purchases of equipment, shall not honor any requisition for the purchase of an automobile that is to be paid for from any 13 appropriation made by this act or any other act, unless the following facts are shown 14 to the satisfaction of the commissioner of the Indiana department of administration or 15 16 the commissioner's designee: 17 (1) In the case of an elected state officer, it shall be shown that the duties of the office require driving about the state of Indiana in the performance of official duty. 18 19 (2) In the case of department or commission heads, it shall be shown that the statutory 20 duties imposed in the discharge of the office require traveling a greater distance 21 than one thousand (1.000) miles each month or that they are subject to official duty 22 call at all times. 23 (3) In the case of employees, it shall be shown that the major portion of the duties 24 assigned to the employee require travel on state business in excess of one thousand 25 (1,000) miles each month, or that the vehicle is identified by the agency as an integral 26 part of the job assignment. 27 28 In computing the number of miles required to be driven by a department head or an 29 employee, the distance between the individual's home and office or designated official 30 station is not to be considered as a part of the total. Department heads shall annually submit justification for the continued assignment of each vehicle in their department, 31 32 which shall be reviewed by the commissioner of the Indiana department of administration, 33 or the commissioner's designee. There shall be an insignia permanently affixed on each 34 side of all state owned cars, designating the cars as being state owned. However, this 35 requirement does not apply to state owned cars driven by elected state officials or to 36 cases where the commissioner of the Indiana department of administration or the 37 commissioner's designee determines that affixing insignia on state owned cars would 38 hinder or handicap the persons driving the cars in the performance of their official 39 duties. **40** 41 SECTION 24. [EFFECTIVE JULY 1, 2025] 42 43 When budget agency approval or review is required under this act, the budget agency 44 may refer to the budget committee any budgetary or fiscal matter for an advisory 45 recommendation. The budget committee may hold hearings and take any actions authorized 46 by IC 4-12-1-11, and may make an advisory recommendation to the budget agency. 47 **48** SECTION 25. [EFFECTIVE JULY 1, 2025] 49



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

1 2 3 4 5 6 7 8 9	Except as provided for under IC 4-12-18, the governor of the state of Indiana is 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 for purposes specified by the federal government, subject to allotment by the budget agency. The provisions of this SECTION and all other SECTIONS concerning the acceptance, disbursement, review, and approval of any grant, loan, or gift made by the federal government or any other source to the state or its agencies and political subdivisions shall apply, notwithstanding any other law.
10	SECTION 26. [EFFECTIVE JULY 1, 2025]
11	
12	Except as provided for under IC 4-12-18, federal funds received as revenue by a state
13	agency or department are not available to the agency or department for expenditure
14	until allotment has been made by the budget agency under IC 4-12-1-12(d).
15	
16	SECTION 27. [EFFECTIVE JULY 1, 2025]
17	
18	A contract or an agreement for personal services or other services may not be
19	entered into by any agency or department of state government without the approval
20	of the budget agency or the designee of the budget director.
21	
22	SECTION 28. [EFFECTIVE JULY 1, 2025]
23	
24	Except in those cases where a specific appropriation has been made to cover the
25	payments for any of the following, the state comptroller shall transfer, from the
26	personal services appropriations for each of the various agencies and departments,
27	necessary payments for Social Security, public employees' retirement, health
28	insurance, life insurance, and any other similar payments directed by the budget
29	agency.
30	
31	SECTION 29. [EFFECTIVE JULY 1, 2025]
32	
33	Subject to SECTION 24 of this act as it relates to the budget committee, the budget
34	agency with the approval of the governor may withhold allotments of any or all appropriations
35	contained in this act for the biennium, if it is considered necessary to do so in order
36	to prevent a deficit financial situation.
37	•
38	SECTION 30. [EFFECTIVE JULY 1, 2025]
39	
40	CONSTRUCTION
41	
42	For the 2025-2027 biennium, the following amounts, from the funds listed as follows,
43	are appropriated to provide for the construction, reconstruction, rehabilitation, repair,
44	purchase, rental, and sale of state properties, capital lease rentals, and the purchase and
45	sale of land, including equipment for these properties and other projects as specified.
46	
47	State General Fund - Lease Rentals
48	146,967,420
49	State General Fund - Construction



	427,730,209			
Employment Security Special Fund (IC 22-4-25)				
500,000				
State Construction Fund (IC 9-13-2-173.1)				
	39,951,494			
Veterans' Hom	e Building Fund (IC 10-17-9)- 7)		
	6,322,100			
State Highway	Fund (IC 8-23-9-54)			
	65,462,500			
Indiana Correc	tional Industries Fund (IC	11-10-6-6)		
	20,170,000			
TOTAL	707,103,723			
IOTAL	707,103,723			
The allocations provi	ded under this SECTION a	re made from th	e state general fund.	
-	thorized from other designa		0 ,	
	roval of the governor, in app	•	6	
	TION, shall consider, as fun	Q		
-	s, purposes, and projects:		,	
	-, F F, FJ			
A. GENERAL GOV	ERNMENT			
FOR THE STATE B	UDGET AGENCY			
Stadium Lea	ase Rental	43,467,088	43,486,244	
Convention	Center Lease Rental	17,494,449	17,839,637	
Housing Inf	rastructure Assistance	12,500,000	12,500,000	
Ų	structure Assistance	20,000,000	20,000,000	
Indiana Mot	torsports Commission	7,000,000	7,000,000	
	re Access	7,500,000	7,500,000	
Primary Ca				
•	DF ADMINISTRATION		, ,	
•		7,026,466	7,026,466	
DEPARTMENT (Preventive N		7,026,466 31,042,345		
DEPARTMENT (Preventive N Repair and 1	laintenance		7,026,466	
DEPARTMENT (Preventive M Repair and M State Construc	Maintenance Rehabilitation		7,026,466	
DEPARTMENT (Preventive M Repair and D State Construc Repair and D	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1)	31,042,345	7,026,466 0	
DEPARTMENT (Preventive M Repair and I State Construc Repair and I Archives Ad	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation	31,042,345 0	7,026,466 0 29,675,414	
DEPARTMENT C Preventive M Repair and 1 State Construc Repair and 1 Archives Ad Conference	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation Iministration Move - FF&E	31,042,345 0 6,500,000 2,000,000	7,026,466 0 29,675,414 0	
DEPARTMENT (Preventive M Repair and 1 State Construc Repair and 1 Archives Ad Conference DEPARTMENT (Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation Iministration Move - FF&E Center Streaming	31,042,345 0 6,500,000 2,000,000	7,026,466 0 29,675,414 0	
DEPARTMENT C Preventive M Repair and D State Construc Repair and D Archives Ad Conference DEPARTMENT C Neuro-Diag	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation ministration Move - FF&E Center Streaming DF ADMINISTRATION - L	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059	7,026,466 0 29,675,414 0 0	
DEPARTMENT C Preventive M Repair and D State Construc Repair and D Archives Ad Conference DEPARTMENT C Neuro-Diago OFFICE OF ADM	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation ministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059	7,026,466 0 29,675,414 0 0	
DEPARTMENT (Preventive M Repair and 1 State Construc Repair and 1 Archives Ad Conference DEPARTMENT (Neuro-Diag OFFICE OF ADM Repair and 1	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation ministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease IINISTRATIVE LAW PRO Rehabilitation	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059 CEEDINGS	7,026,466 0 29,675,414 0 0 12,338,943	
DEPARTMENT (Preventive M Repair and 1 State Construc Repair and 1 Archives Ad Conference DEPARTMENT (Neuro-Diag OFFICE OF ADM Repair and 1	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation ministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease IINISTRATIVE LAW PRO Rehabilitation	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059 CEEDINGS	7,026,466 0 29,675,414 0 0 12,338,943	
DEPARTMENT C Preventive N Repair and 1 State Construc Repair and 1 Archives Ad Conference DEPARTMENT C Neuro-Diag OFFICE OF ADM Repair and 1 B. PUBLIC SAFETY	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation Iministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease IINISTRATIVE LAW PRO Rehabilitation	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059 CEEDINGS	7,026,466 0 29,675,414 0 0 12,338,943	
DEPARTMENT (Preventive M Repair and J State Construc Repair and J Archives Ad Conference DEPARTMENT (Neuro-Diag OFFICE OF ADM Repair and J B. PUBLIC SAFETY	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation Iministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease IINISTRATIVE LAW PRO Rehabilitation	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059 CEEDINGS	7,026,466 0 29,675,414 0 0 12,338,943	
DEPARTMENT C Preventive N Repair and 1 State Construc Repair and 1 Archives Ad Conference DEPARTMENT C Neuro-Diag OFFICE OF ADM Repair and 1 B. PUBLIC SAFETY	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation Iministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease IINISTRATIVE LAW PRO Rehabilitation	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059 CEEDINGS	7,026,466 0 29,675,414 0 0 12,338,943	
DEPARTMENT O Preventive M Repair and I State Construc Repair and I Archives Ad Conference DEPARTMENT O Neuro-Diag OFFICE OF ADM Repair and I B. PUBLIC SAFETY (1) LAW ENFORCE	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation Iministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease IINISTRATIVE LAW PRO Rehabilitation	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059 CEEDINGS	7,026,466 0 29,675,414 0 0 12,338,943	
DEPARTMENT C Preventive M Repair and D State Construc Repair and D Archives Ad Conference DEPARTMENT C Neuro-Diag OFFICE OF ADM Repair and D B. PUBLIC SAFETY (1) LAW ENFORCE INDIANA STATE Preventive M	Maintenance Rehabilitation tion Fund (IC 9-13-2-173.1) Rehabilitation Iministration Move - FF&E Center Streaming DF ADMINISTRATION - L nostic Inst. Capital Lease IINISTRATIVE LAW PRO Rehabilitation	31,042,345 0 6,500,000 2,000,000 EASES 12,341,059 CEEDINGS 1,250,000	7,026,466 0 29,675,414 0 0 12,338,943 0	



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Evidence Warehouse Design	67,250	0	
2	LAW ENFORCEMENT TRAINING BOARD		ũ	
3	Preventive Maintenance	419,000	460,000	
4	Repair and Rehabilitation	3,003,467	0	
5	Generator	1,925,000	0	
6	Phase II Capital Improvement	12,000,000	0	
7	Pole Barn Form	180,000	0	
8	ADJUTANT GENERAL	,		
9	Preventive Maintenance	2,171,079	2,171,079	
10	Repair and Rehabilitation	5,123,552	4,545,372	
11	Modernization of South Readiness Ctr	4,788,000	0	
12	Mod of Crawfordsville Readiness Ctrs	3,899,300	0	
13	Modernization Elkhart Readiness Ctrs	3,704,800	0	
14	LaPorte RC Utility Extension	1,584,862	0	
15	INTEGRATED PUBLIC SAFETY COMMIS	SION		
16	Preventive Maintenance	500,000	500,000	
17	Repair and Rehabilitation	1,988,266	2,652,266	
18	-			
19	(2) CORRECTIONS			
20				
21	DEPARTMENT OF CORRECTION			
22	Repair and Rehabilitation	6,430,000	0	
23	INDIANA CORRECTION INDUSTRIES			
24	Indiana Correctional Industries Fund (IC	11-10-6-6)		
25	Repair and Rehabilitation	805,000	375,000	
26	Pendleton Industries Building	2,090,000	0	
27	Commissary Warehouse Expansion	6,270,000	0	
28	New Castle Industries	4,180,000	0	
29	Vehicle Wrap Building	360,000	0	
30	Pendleton Industries Building	0	2,090,000	
31	Metal Shop Equip	0	4,000,000	
32	STATE PRISON			
33	Preventive Maintenance	537,625	537,625	
34	PENDLETON CORRECTIONAL FACILITY	7		
35	Preventive Maintenance	635,375	635,375	
36	Repair and Rehabilitation	5,361,800	992,000	
37	WOMEN'S PRISON			
38	Preventive Maintenance	175,950	175,950	
39	NEW CASTLE CORRECTIONAL FACILIT			
40	Preventive Maintenance	805,000	805,000	
41	Repair and Rehabilitation	1,032,000	0	
42	PUTNAMVILLE CORRECTIONAL FACIL			
43	Preventive Maintenance	430,100	430,100	
44	Repair and Rehabilitation	200,000	0	
45	BRANCHVILLE CORRECTIONAL FACILI			
46	Preventive Maintenance	193,545	193,545	
47	WESTVILLE CORRECTIONAL FACILITY			
48	Preventive Maintenance	587,075	1,008,550	
49	ROCKVILLE CORRECTIONAL FACILITY			



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
		<i>дрргорнинон</i>	Арргортиноп	Арргоргинон
1	Preventive Maintenance	244,375	244,375	
2	PLAINFIELD CORRECTIONAL FACILI			
3	Preventive Maintenance	305,469	305,469	
4	Repair and Rehabilitation	2,661,500	1,850,000	
5	RECEPTION DIAGNOSTIC CENTER			
6	Preventive Maintenance	152,638	152,638	
7	CORRECTIONAL INDUSTRIAL FACILI			
8	Preventive Maintenance	293,250	293,250	
9	Repair and Rehabilitation	500,000	1,500,000	
10	WABASH VALLEY CORRECTIONAL FA			
11	Preventive Maintenance	446,406	446,406	
12	Repair and Rehabilitation	2,987,549	0	
13	CHAIN O' LAKES CORRECTIONAL FAC			
14	Preventive Maintenance	58,650	58,650	
15	MADISON CORRECTIONAL FACILITY			
16	Preventive Maintenance	542,512	542,512	
17	MIAMI CORRECTIONAL FACILITY			
18	Preventive Maintenance	439,875	439,875	
19	LAPORTE JUVENILE CORRECTIONAL			
20	Preventive Maintenance	39,100	39,100	
21	Repair and Rehabilitation	925,000	0	
22	EDINBURGH CORRECTIONAL FACILI			
23	Preventive Maintenance	39,100	39,100	
24	PENDLETON JUVENILE CORRECTION			
25	Preventive Maintenance	146,625	146,625	
26	NORTH CENTRAL JUVENILE CORREC		Y	
27	Preventive Maintenance	58,650	58,650	
28	SOUTH BEND WORK RELEASE CENTE			
29	Preventive Maintenance	48,875	48,875	
30	Repair and Rehabilitation	1,200,000	0	
31	HERITAGE TRAIL CORRECTIONAL FA	-		
32	Preventive Maintenance	219,938	219,938	
33	Repair and Rehabilitation	2,800,000	0	
34				
35	(3) REGULATORY & LICENSING			
36				
37	DEPARTMENT OF HOMELAND SECUR	ITY		
38	Preventive Maintenance	225,000	225,000	
39	BOARD OF ANIMAL HEALTH			
40	Preventive Maintenance	375,000	375,000	
41	Repair and Rehabilitation	1,087,000	0	
42				
43	C. CONSERVATION AND ENVIRONMENT			
44				
45	DEPARTMENT OF ENVIRONMENTAL N	MANAGEMENT		
46	Phase II Agency Wide Tech Upgrade	7,000,000	0	
47	DEPARTMENT OF NATURAL RESOURC	CES - GENERAL AI	OMINISTRATION	N
48	Preventive Maintenance	153,500	153,500	
49	Repair and Rehabilitation	16,146,080	250,000	



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

1	State Construction Fund (IC 9-13-2-1	.73.1)	
2	Repair and Rehabilitation	0	4,096,080
3	Lilly Endowment Match	10,000,000	0
4	Resource Management -Forestry (, ,	0
5	Yellowwood SF Campground	2,000,000	0
6	Harmonie WWTP	3,800,000	0 0
7	McCormick's Campground	27,720,000	ů 0
8	HVAC Chiller Boiler	2,250,000	ů 0
9	Potato Creek Lodge FFE	0	7,000,000
10	FISH AND WILDLIFE	Ŭ	,,000,000
11	Preventive Maintenance	1,955,000	1,955,000
12	FORESTRY	1,900,000	1,900,000
13	Preventive Maintenance	1,927,500	1,927,500
14	NATURE PRESERVES	1,927,500	1,927,000
15	Preventive Maintenance	645,275	645,275
16	STATE PARKS AND RESERVOIR MA	,	043,275
17	Preventive Maintenance	4,990,000	4,990,000
18	DIVISION OF WATER	4,220,000	4,550,000
19	Preventive Maintenance	15,000	15,000
20	ENFORCEMENT	10,000	10,000
20	Preventive Maintenance	297,000	297,000
21	ENTOMOLOGY	277,000	277,000
23	Preventive Maintenance	151,250	151,250
23 24	INDIANA STATE MUSEUM AND HIS'	,	,
25	Preventive Maintenance	780,485	858,532
23 26	Repair and Rehabilitation	3,623,900	1,690,000
20 27	WAR MEMORIALS COMMISSION	5,025,900	1,090,000
27 28	Preventive Maintenance	1,200,000	5,465,580
28 29	Repair and Rehabilitation	3,350,000	3,403,380
29 30	WHITE RIVER STATE PARK	3,330,000	U
30 31	Preventive Maintenance	469,250	160 250
31 32		1,700,000	469,250 0
32 33	Repair and Rehabilitation MAUMEE RIVER BASIN COMMISSIO		U
33 34	Repair and Rehabilitation		400.000
	Repair and Renadintation	500,000	400,000
35 36	D. ECONOMIC AND WORKFORCE DEV	VELODMENT	
	D. ECONOMIC AND WORKFORCE DE	V ELOPIVIEN I	
37 29	INDLANIA OTATE EAD		
38	INDIANA STATE FAIR	1 2/2 120	1 41(()=
39	Preventive Maintenance	1,362,139	1,416,625
40	Repair and Rehabilitation	7,078,111	0
41	State Construction Fund (IC 9-13-2-1	,	(100 000
42	Repair and Rehabilitation		6,180,000
43	DEPARTMENT OF WORKFORCE DE		
44	Employment Security Special Fund (I		
45	Preventive Maintenance	250,000	250,000
46			
47	E. TRANSPORTATION		
48			
49	DEPARTMENT OF TRANSPORTATIO	JN - BUILDINGS AN	D GROUNDS



FY 2025-2026 FY 2026-2027 Appropriation

Appropriation

Biennial Appropriation

		11 1	
1	State Highway Fund (IC 8-23-9-54)		
2	Preventive Maintenance	3,735,351	3,930,813
3	Repair and Rehabilitation	5,154,649	4,959,187
4	Architectural and Engineering Fee	127,500	0
5	Indianapolis Traffic Management Ctr	1,500,000	Ő
6	A&E for Borman Traffic Mgt Ctr	340,000	ů 0
0 7	Construction of Borman Traffic Mgt Ct	,	4,000,000
8	Construction of Jasper Unit and Salt Bl		9,500,000
o 9	A&E Austin Subdist/Unit and Salt Bldg		9,300,000
9 10			Ŭ
10	Const of Austin Subdist/Unit and Salt B	0	16,500,000
11	A&E for Jasper Unit and Salt Bldg	950,000	0
	Const of Evansville Unit and Salt Bldg	11,500,000	0
13	A&E Fee for Monticello Subdist Bldg	0	600,000
14	A&E for Albany Unit and Salt Bldg	0	515,000
15	Land Purchase	250,000	250,000
16			
17	F. FAMILY AND SOCIAL SERVICES, HEALT	TH, AND VETE	RANS' AFFAIRS
18			
19	(1) FAMILY AND SOCIAL SERVICES ADMIN	ISTRATION	
20			
21	EVANSVILLE PSYCHIATRIC CHILDREN		
22	Preventive Maintenance	36,500	36,500
23	Repair and Rehabilitation	669,754	1,029,361
24	EVANSVILLE STATE HOSPITAL		
25	Preventive Maintenance	391,162	391,162
26	LOGANSPORT STATE HOSPITAL		
27	Preventive Maintenance	491,572	491,572
28	Repair and Rehabilitation	6,125,626	10,758,400
29	MADISON STATE HOSPITAL		
30	Preventive Maintenance	464,104	464,104
31	Repair and Rehabilitation	171,140	520,250
32	RICHMOND STATE HOSPITAL	.) .)
33	Preventive Maintenance	550,000	550,000
34	Repair and Rehabilitation	11,115,000	1,428,950
35	NEURO DIAGNOSTIC INSTITUTE	11,110,000	1,120,200
36	Preventive Maintenance	475,810	475,810
37	Repair and Rehabilitation	1,060,000	475,010
38	Repair and Renabilitation	1,000,000	0
39	(2) PUBLIC HEALTH		
40			
41	SCHOOL FOR THE BLIND AND VISUALL	VIMDAIDEN	
42	Preventive Maintenance		750 000
42 43	SCHOOL FOR THE DEAF	750,000	750,000
43 44	Preventive Maintenance	750 000	750 000
	Preventive Maintenance	750,000	750,000
45			
46	(3) VETERANS' AFFAIRS		
47			
48	DEPARTMENT OF VETERANS' AFFAIRS		~~ -~~
49	Preventive Maintenance	69,700	69,700
	2025	IN 1001—LS	S 7763/DI 125



		FY 2025-2026 Appropriation	FY 2026-2027 Appropriation	Biennial Appropriation
1	Repair and Rehabilitation	400,000	0	
2	Committal Shelter	400,000	0	
3	INDIANA VETERANS' HOME			
4	Veterans' Home Building Fund (IC 10	-17-9-7)		
5	Preventive Maintenance	637,500	637,500	
6	Repair and Rehabilitation	4,746,300	300,800	
7				
8	SECTION 31. [EFFECTIVE JULY 1, 2025]			
9				
10	The budget agency may employ one (1) or m	8	-	
11	construction, rehabilitation, and repair proj	ects covered by the ap	propriations	
12 13	in this act or previous acts.			
13 14	SECTION 32. [EFFECTIVE UPON PASSAGI	רז		
14	SECTION 52. [EFFECTIVE OF ON TASSAGE			
15 16	If any part of a construction or rehabilitatio	n and renair appropria	ation made by this	
17	act or any previous acts has not been allotte		•	
18	of the biennium, the budget agency may det		-	tion
19	is not available for allotment. The appropria			
20	may revert to the fund from which the origin	nal appropriation was	made.	
21				
22	SECTION 33. [EFFECTIVE JULY 1, 2025]			
23				
24	The budget agency may retain balances in the		•	
25	year to ensure there are sufficient funds to n	neet the service needs (of the development	ally
26 27	disabled and the mentally ill in any year.			
27 28	SECTION 34. [EFFECTIVE JULY 1, 2025]			
28 29	SECTION 34. [EFFECTIVE JULT 1, 2023]			
2) 30	If the budget director determines at any tim	e during the hiennium	that the executive	
31	branch of state government cannot meet its	e		
32	funds in the general fund, then notwithstand	. 8		
33	the approval of the governor and after revie	-		ſ
34	from the counter-cyclical revenue and econo		0	d
35	any additional amount necessary to maintai			
36	SECTION 35. IC 4-8.1-2-7, AS AMENDED BY			
37	AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec			
38	the treasurer of state may not pay any money out			
39	comptroller or upon check drawn against a fina			
40	(b) The treasurer of state may transfer money	1	1 1	
41	deposit account in the same or a different public de	* •	veen deposit accoun	is may be
42 43	made by warrant, check, or electronic funds transf (c) If a political subdivision (as defined in IC 36		e distributions from	the state
43 44	or if a state employee elects to have wages deposited			
45	by means of an electronic transfer of funds, the			
46	electronically.			
47	(d) Notwithstanding any other law, if:			

(d) Notwithstanding any other law, if:
(1) a vendor or claimant requests that one (1) or more payments be made by means of an electronic 47 48



- 1 funds transfer; and
- 2 (2) the state comptroller and the treasurer of state agree that payment by electronic funds transfer 3 is advantageous to the state;
- 4 the state comptroller may elect to authorize an electronic funds transfer method of payment. If authorized 5 by the state comptroller, the treasurer of state may pay money from the state treasury by electronic funds 6 transfer.
- 7 (e) With regard to electronic funds transfer, a record of each transfer authorization shall be made by 8 the treasurer of state immediately following the authorization and shall be made in a form which conforms 9 to accounting systems approved by the state board of accounts.
- 10 (f) As used in this section, "electronic funds transfer" means any transfer of funds, other than a 11 transaction originated by check, draft, or similar paper instrument, that is initiated through an electronic 12 terminal, telephone, or computer or magnetic tape for the purpose of ordering, instructing, or authorizing 13
- a financial institution to debit or credit an account.
- 14 SECTION 36. IC 4-8.1-2-10, AS AMENDED BY P.L.215-2016, SECTION 60, IS AMENDED TO 15 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 10. The treasurer of state shall keep double
- 16 entry records of warrants paid, checks drawn, receipts, cash on hand, and investments for which the
- 17 treasurer of state is accountable by law in sufficient detail to fulfill the requirements of the law and the 18 duty of the treasurer of state's office to safeguard the state treasury.
- 19 SECTION 37. IC 4-13-12.1-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
- 20 2025]: Sec. 7. After completion of construction and negotiation of a lease under section 8 of this chapter 21 (before its repeal), the society shall convey title to the building to the state.
- 22 SECTION 38. IC 4-13-12.1-8 IS REPEALED [EFFECTIVE JULY 1, 2025]. See. 8. (a) The 23 department may enter into a lease with the society for the society's use of any part of the building, exterior 24 improvements, and surrounding site.
- 25 (b) Notwithstanding the term limitation for a lease under IC 4-13-1-4(10), the department may enter 26 into a lease under subsection (a) for a term of not more than ninety-nine (99) years.
- 27 (c) Rent under a lease entered into under this section is one dollar (\$1) each year, payable in advance.
- 28 (d) A lease entered into under this section must require the department to provide, at no cost to the 29 society, the following services in relation to the building, the exterior improvements, and the surrounding
- 30 site:
- 31 (1) Management.
- 32 (2) Maintenance.
- 33 (3) Operation.
- 34 (4) Utilities (other than telephone services).
- 35 (5) Other services reasonably necessary to maintain the building, exterior improvements, and the 36 surrounding site.
- 37 (e) A lease entered into under this section must provide that the lease terminates if the society or its 38 successor vacates the building.
- 39 (f) A lease entered into under this section may permit the building to house state activities or functions.
- 40 SECTION 39. IC 5-28-45 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
- 41 AS FOLLOWS [EFFECTIVE JULY 1, 2025]:
- 42 **Chapter 45. Primary Care Access Revolving Fund**
- Sec. 1. As used in this chapter, "fund" refers to the primary care access revolving fund 43 44 established by section 5 of this chapter.
- 45 Sec. 2. As used in this chapter, "physician" means an individual who is licensed to practice 46 medicine in Indiana under IC 25-22.5.
- 47 Sec. 3. As used in this chapter, "primary care medical practice" includes:

1	(1) a physician practicing as a primary care physician;
2	(2) a hospital providing primary health care services to patients; and
3	(3) any other corporation, limited liability company, partnership, or other legal entity
4	organized and licensed to provide primary health care services to patients;
5	in Indiana.
6	Sec. 4. As used in this chapter, "primary care physician" refers to a physician practicing in one
7	(1) or more of the following:
8	(1) Family medicine.
9	(2) General pediatric medicine.
10	(3) General internal medicine.
11	(4) The general practice of medicine.
12	Sec. 5. (a) The primary care access revolving fund is established for the purpose of making loans
13	to primary care medical practices as set forth in this chapter. The Indiana finance authority shall
14	administer the fund. The fund consists of the following:
15	(1) Money appropriated by the general assembly.
16	(2) The repayment proceeds of loans made to primary care medical practices from the fund.
17	(3) Money received from any other source.
18	(b) Money in the fund is continuously appropriated for the purposes of this chapter.
19	(c) Money in the fund at the end of a state fiscal year does not revert to the state general fund.
20	Sec. 6. (a) The Indiana finance authority may make loans from the fund to primary care medical
21	practices in Indiana. A loan under this section may be made for the following purposes:
22	(1) To finance facility capital improvements and expansion.
23	(2) To purchase equipment used in the primary care medical practice.
24	(3) To meet the primary care medical practice's working capital needs.
25	(4) Any other purpose of a primary care medical practice that serves to increase local access
26	to primary health care services.
27	(b) Priority for a loan from the fund may be given to a primary care medical practice:
28	(1) that has secured funding from other sources for the project or purpose for which the loan
29	from the fund is made; or
30	(2) that is located in a:
31	(A) medically underserved area;
32	(B) rural area; or
33	(C) health professional shortage area.
34	Sec. 7. The recipient of a loan under this chapter must enter into a loan agreement with the
35	Indiana finance authority. The loan agreement must contain the following terms:
36	(1) A requirement that the loan proceeds be used for specified purposes consistent with this
37	chapter.
38	(2) The term of the loan.
39	(3) The repayment schedule.
40	(4) The interest rate or rates of the loan, which may include variations in the rate but may not
41	be less than the amount necessary to cover all expenses in making the loan.
42	(5) Any other terms and provisions deemed necessary.
43	SECTION 40. IC 6-2.5-5.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
44	AS FOLLOWS [EFFECTIVE JULY 1, 2025]:
45	Chapter 5.5. Back to School and Youth Sports Sales Tax Holiday
46	Sec. 1. As used in this chapter, "clothing" means all human wearing apparel suitable for general

47 use.



1 Sec. 2. As used in this chapter, "computer" means an electronic device that accepts information 2 in digital or similar form and manipulates it for a result based on a sequence of instructions, 3 including a laptop computer, desktop computer, tablet, and tower computer. The term does not include a video game console, digital media receiver, or cellular phone. 4 5 Sec. 3. As used in this chapter, "computer accessory" is a device used to enhance the functionality, efficiency, or usability of a computer, including a keyboard, mouse, monitor, modem, 6 7 and router. The term does not include furniture, software, or peripherals that are designed or 8 intended primarily for recreational use. 9 Sec. 4. As used in this chapter, "exemption period" refers to the first period of three consecutive 10 days that begin with a Friday and end with a Sunday that fall entirely within a particular month. Sec. 5. As used in this chapter, "learning aid" includes flashcards or other learning cards, 11 matching or other memory games, puzzle books and search and find books, interactive or electronic 12 books and toys intending to teach reading or math skills, and stacking or nesting blocks or sets. 13 Sec. 6. As used in this chapter, "school supply" is an item commonly used by a student in a 14 15 course of study. Sec. 7. As used in this chapter, "sports or recreational equipment" means items designed for 16 17 human use and worn in conjunction with an athletic or recreational activity that are not suitable 18 for general use. 19 Sec. 8. The sale of an article of clothing is exempt from the state gross retail tax if: 20 (1) the sales price of the article does not exceed one hundred dollars (\$100); and 21 (2) the sale takes place during the exemption period: 22 (A) beginning at 12:01 a.m. on Friday; and 23 (B) ending at 11:59 p.m. on Sunday; 24 in January or August of a calendar year. 25 Sec. 9. The sale of a computer and computer accessories are exempt from the state gross retail 26 tax if: 27 (1) the computer or computer accessory is purchased for noncommercial home or personal 28 use; 29 (2) the sales price of the article does not exceed one thousand five hundred dollars (\$1,500); 30 and 31 (3) the sale takes place during the exemption period: 32 (A) beginning at 12:01 a.m. on Friday; and 33 (B) ending at 11:59 p.m. on Sunday; 34 in January or August of a calendar year. 35 Sec. 10. The sale of a learning aid is exempt from the state gross retail tax if: (1) the sales price of the article does not exceed thirty dollars (\$30); and 36 37 (2) the sale takes place during the exemption period: 38 (A) beginning at 12:01 a.m. on Friday; and 39 (B) ending at 11:59 p.m. on Sunday: in January or August of a calendar year. 40 41 Sec. 11. The sale of a school supply is exempt from the state gross retail tax if: 42 (1) the school supply is purchased for use by a student in an elementary or secondary school; 43 (2) the sales price of the article does not exceed fifty dollars (\$50); and 44 (3) the sale takes place during the exemption period: 45 (A) beginning at 12:01 a.m. on Friday; and 46 (B) ending at 11:59 p.m. on Sunday; 47 in January or August of a calendar year.



1 Sec. 12. The sale of sports or recreational equipment is exempt from the state gross retail tax if: 2 (1) the sports or recreational equipment is for use by an individual who is not more than 3 eighteen (18) years of age; (2) the sales price of the article does not exceed fifty dollars (\$50); and 4 5 (3) the sale takes place during the exemption period: 6 (A) beginning at 12:01 a.m. on Friday; and 7 (B) ending at 11:59 p.m. on Sunday; 8 in January or August of a calendar year. 9 Sec. 13. The department may publish on the department's website a list of items considered eligible for each of the exemptions provided under this chapter, including lists of specific items that 10 will be considered clothing, school supply, and sports or recreational equipment for purposes of the 11 12 exemptions. 13 Sec. 14. (a) Not later than July 18, 2025, the department shall publish on the department's website the corresponding dates of the exemption period under this chapter for August 2025. This 14 15 subsection expires July 1, 2026. (b) Not later than December 1, 2025, and not later than December 1 of each calendar year 16 17 thereafter, the department shall publish the corresponding dates for the exemption periods under 18 this chapter for the upcoming calendar year. 19 SECTION 41. IC 6-2.5-5.7 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ 20 AS FOLLOWS [EFFECTIVE JULY 1, 2025]: 21 **Chapter 5.7. Outdoor Recreation Sales Tax Holiday** 22 Sec. 1. As used in this chapter, "bicycle" means a two (2) wheeled vehicle propelled by foot 23 pedals and steered with handlebars. 24 Sec. 2. As used in this chapter, "bicycle accessory" means items added to a bicycle intended to 25 increase a rider's safety, comfort, or convenience. 26 Sec. 3. As used in this chapter, "exemption period" refers to the first period of seven consecutive 27 days that begin with a Monday and end with a Sunday that fall entirely within a particular month. 28 Sec. 4. As used in this chapter, "fishing supply" means equipment and supplies designed or used 29 primarily for fishing. 30 Sec. 5. As used in this chapter, "hiking supply" means equipment and supplies designed for or 31 used on an outdoor walking trip. 32 Sec. 6. As used in this chapter, "hunting supply" means equipment and supplies designed or used 33 primarily for hunting game animals for food or sport. 34 Sec. 7. The sale of bicycles and bicycle accessories is exempt from the state gross retail tax if: 35 (1) the bicycle or bicycle accessory is purchased for noncommercial home or personal use; 36 (2) the sales price of the article does not exceed five hundred dollars (\$500); and 37 (3) the sale takes place during the exemption period: 38 (A) beginning at 12:01 a.m. on Monday; and 39 (B) ending at 11:59 p.m. on Sunday; 40 in May of a calendar year. 41 Sec. 8. The sale of a fishing supply is exempt from the state gross retail tax if: 42 (1) the fishing supply is purchased for personal use; 43 (2) the sales price of the article does not exceed two hundred dollars (\$200); and 44 (3) the sale takes place during the exemption period: 45 (A) beginning at 12:01 a.m. on Monday; and (B) ending at 11:59 p.m. on Sunday; 46 47 in May of a calendar year.



1	Sec. 9. The sale of a hiking supply is exempt from the state gross retail tax if:
2	(1) the hiking supply is purchased for personal use;
3	(2) the sales price of the article does not exceed two hundred dollars (\$200); and
4	(3) the sale takes place during the exemption period:
5	(A) beginning at 12:01 a.m. on Monday; and
6	(B) ending at 11:59 p.m. on Sunday;
7	in May of a calendar year.
8	Sec. 10. The sale of a hunting supply is exempt from the state gross retail tax if:
9	(1) the hunting supply is purchased for personal use;
10	(2) the sales price of the article does not exceed two hundred dollars (\$200); and
11	(3) the sale takes place during the exemption period:
12	(A) beginning at 12:01 a.m. on Monday; and
13	(B) ending at 11:59 p.m. on Sunday;
14	in May of a calendar year.
15	Sec. 11. Not later than December 1, 2025, and not later than December 1 of each calendar year
16	thereafter, the department shall publish the corresponding dates for the exemption periods under
17	this chapter for the upcoming calendar year. The department may publish on the department's
18	website a list of items considered eligible for the exemptions under this chapter.
19	SECTION 42. IC 6-3-1-3.5, AS AMENDED BY P.L.9-2024, SECTION 185, IS AMENDED TO
20	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 3.5. When used in
21	this article, the term "adjusted gross income" shall mean the following:
22	(a) In the case of all individuals, "adjusted gross income" (as defined in Section 62 of the Internal
23	Revenue Code), modified 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) Except as provided in subsection (c), add an amount equal to any deduction or deductions
27	allowed or allowable pursuant to Section 62 of the Internal Revenue Code for taxes based on or
28	measured by income and levied at the state level by any state of the United States.
29 20	(3) Subtract:
30	(A) for taxable years beginning before January 1, 2025, one thousand dollars (\$1,000), or in the case of a joint attem filed has a human d and wife, subtract for each answer the second
31 32	the case of a joint return filed by a husband and wife, subtract for each spouse one thousand dollars (\$1,000); and
32 33	(B) for taxable years beginning after December 31, 2024, the amount of the exemption for
33 34	the taxable year as calculated by the department under IC 6-3-2-32.
34 35	(4) Subtract one thousand dollars (\$1,000) for: the following:
36	(A) For taxable years beginning:
37	(i) before January 1, 2025, one thousand dollars (\$1,000); and
38	(ii) after December 31, 2024, the amount of the exemption for the taxable year as
39	calculated by the department under IC 6-3-2-32;
40	
	for each of the exemptions provided by Section 151(c) of the Internal Revenue Code (as effective
41	for each of the exemptions provided by Section 151(c) of the Internal Revenue Code (as effective January 1, 2017).
41 42	January 1, 2017).
42	January 1, 2017). (B) For taxable years beginning:
	January 1, 2017). (B) For taxable years beginning: (i) before January 1, 2025, one thousand dollars (\$1,000); and
42 43	January 1, 2017). (B) For taxable years beginning:
42 43 44	 January 1, 2017). (B) For taxable years beginning: (i) before January 1, 2025, one thousand dollars (\$1,000); and (ii) after December 31, 2024, the amount of the exemption for the taxable year as

1 2	by the taxpayer and if the spouse, for the calendar year in which the taxable year of the taxpayer begins, has no gross income and is not the dependent of another taxpayer.
3	(5) Subtract each of the following:
4	(A) One thousand five hundred dollars (\$1,500) for each of the exemptions allowed under
5	Section 151(c)(1)(B) of the Internal Revenue Code (as effective January 1, 2004), except that in
6	the first taxable year in which a particular exemption is allowed under Section 151(c)(1)(B) of
7	the Internal Revenue Code (as effective January 1, 2004), subtract three thousand dollars
8	(\$3,000) for that exemption.
9	(B) One thousand five hundred dollars ($$1,500$) for each exemption allowed under Section 151(c)
10	of the Internal Revenue Code (as effective January 1, 2017) for an individual:
11	(i) who is less than nineteen (19) years of age or is a full-time student who is less than
12	twenty-four (24) years of age;
13	(ii) for whom the taxpayer is the legal guardian; and
14	(iii) for whom the taxpayer does not claim an exemption under clause (A).
15	(C) For taxable years beginning:
16	(i) before January 1, 2025, five hundred dollars (\$500); and
17	(ii) after December 31, 2024, the amount of the exemption for the taxable year as
18	calculated by the department under IC 6-3-2-32;
19 20	for each additional amount allowable under Section $63(f)(1)$ of the Internal Revenue Code if the
20 21	federal adjusted gross income of the taxpayer, or the taxpayer and the taxpayer's spouse in the case of a joint return, is less than forty thousand dollars (\$40,000). In the case of a married
21 22	individual filing a separate return, the qualifying income amount in this clause is equal to twenty
22	thousand dollars (\$20,000).
23 24	(D) Three thousand dollars (\$3,000) for each exemption allowed under Section 151(c) of the
25	Internal Revenue Code (as effective January 1, 2017) for an individual who is:
26	(i) an adopted child of the taxpayer; and
27	(ii) less than nineteen (19) years of age or is a full-time student who is less than twenty-four
28	(24) years of age.
29	This amount is in addition to any amount subtracted under clause (A) or (B).
30	This amount is in addition to the amount subtracted under subdivision (4).
31	(6) Subtract any amounts included in federal adjusted gross income under Section 111 of the Internal
32	Revenue Code as a recovery of items previously deducted as an itemized deduction from adjusted
33	gross income.
34	(7) Subtract any amounts included in federal adjusted gross income under the Internal Revenue Code
35	which amounts were received by the individual as supplemental railroad retirement annuities under
36	45 U.S.C. 231 and which are not deductible under subdivision (1).
37	(8) Subtract an amount equal to the amount of federal Social Security and Railroad Retirement
38	benefits included in a taxpayer's federal gross income by Section 86 of the Internal Revenue Code.
39	(9) In the case of a nonresident taxpayer or a resident taxpayer residing in Indiana for a period of less
40	than the taxpayer's entire taxable year, the total amount of the deductions allowed pursuant to $1 \frac{1}{1000} \frac{1}{1000} \frac{1}{10000} \frac{1}{10000000000000000000000000000000000$
41	subdivisions (3), (4), and (5) shall be reduced to an amount which bears the same ratio to the total
42	as the taxpayer's income taxable in Indiana bears to the taxpayer's total income. (10) In the ages of an individual who is a mainiant of againtance under IC 12, 10, 6, 1, IC 12, 10, 6, 2, 1
43 44	(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
44 45	IC 12-15-2-2, or IC 12-15-7, subtract an amount equal to that portion of the individual's adjusted gross income with respect to which the individual is not allowed under federal law to retain an
43 46	amount to pay state and local income taxes.
40	(11) In the case of an eligible individual, subtract the amount of a Holocaust victim's settlement
	(11) In the case of an engine marviaual, subtract the amount of a molocaust victim's settlement

1	payment included in the individual's federal adjusted gross income.
1 2	(12) Subtract an amount equal to the portion of any premiums paid during the taxable year by the
23	taxpayer for a qualified long term care policy (as defined in IC 12-15-39.6-5) for the taxpayer or the
3 4	taxpayer's spouse if the taxpayer and the taxpayer's spouse file a joint income tax return or the
4 5	taxpayer is otherwise entitled to a deduction under this subdivision for the taxpayer's spouse, or both.
5 6	
	(13) Subtract an amount equal to the lesser of: (A) two theysand five hundred dollars (\$2,500), or one theysand two hundred fifty dollars
7	(A) two thousand five hundred dollars ($$2,500$), or one thousand two hundred fifty dollars ($$1,250$) in the same of a magnied individual filing a concrete return or
8 9	(\$1,250) in the case of a married individual filing a separate return; or (B) the amount of anomerty taxes that are paid during the taxehole year in Indiana by the individual
9 10	(B) the amount of property taxes that are paid during the taxable year in Indiana by the individual on the individual's principal place of residence.
10	(14) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment
11 12	included in the individual's federal adjusted gross income.
12	
13 14	(15) 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
14 15	taxable year equal to the amount of adjusted gross income that would have been computed had an
13 16	election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
10 17	depreciation to the property in the year that it was placed in service.
17	(16) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code
10 19	(concerning net operating losses).
20	(17) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
20	placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
22	the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
23	that would have been computed had an election for federal income tax purposes not been made for
24	the year in which the property was placed in service to take deductions under Section 179 of the
25	Internal Revenue Code in a total amount exceeding the sum of:
26	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
27	Internal Revenue Code were not elected as provided in clause (B); and
28	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
29	179 of the Internal Revenue Code on property acquired in an exchange if:
30	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section
31	1031 of the Internal Revenue Code in effect on January 1, 2017;
32	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
33	Internal Revenue Code; and
34	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
35	Revenue Code with regard to the acquired property in the year that the property was placed into
36	service.
37	The amount of deductions allowable for an item of property under this clause may not exceed the
38	amount of adjusted gross income realized on the property that would have been deferred under
39	the Internal Revenue Code in effect on January 1, 2017.
40	(18) Subtract an amount equal to the amount of the taxpayer's qualified military income that was not
41	excluded from the taxpayer's gross income for federal income tax purposes under Section 112 of the
42	Internal Revenue Code.
43	(19) Subtract income that is:
44	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
45	(B) included in the individual's federal adjusted gross income under the Internal Revenue Code.
46	(20) Add an amount equal to any income not included in gross income as a result of the deferral of
47	income arising from business indebtedness discharged in connection with the reacquisition after



3 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 arising from 4 5 business indebtedness discharged in connection with the reacquisition after December 31, 2008, and 6 before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the 7 Internal Revenue Code. 8 (21) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue 9 Code for interest received on an obligation of a state other than Indiana, or a political subdivision 10 of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this 11 subdivision: 12 (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 13 obligation on the date the entity acquired the obligation; 14 15 (B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition of the obligation shall be the date ownership of the obligation was transferred, except to the 16 extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the 17 18 date of acquisition shall be considered separately for each portion of the obligation; and 19 (C) if ownership of the obligation occurred as the result of a refinancing of another obligation, 20 the acquisition date shall be the date on which the obligation was refinanced. 21 (22) Subtract an amount as described in Section 1341(a)(2) of the Internal Revenue Code to the 22 extent, if any, that the amount was previously included in the taxpayer's adjusted gross income for 23 a prior taxable year. 24 (23) For taxable years beginning after December 25, 2016, add an amount equal to the deduction 25 for deferred foreign income that was claimed by the taxpayer for the taxable year under Section 26 965(c) of the Internal Revenue Code. 27 (24) Subtract any interest expense paid or accrued in the current taxable year but not deducted as a result of the limitation imposed under Section 163(j)(1) of the Internal Revenue Code. Add any 28 29 interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section 30 163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an 31 interest expense is considered paid or accrued only in the first taxable year the deduction would have 32 been allowable under Section 163 of the Internal Revenue Code if the limitation under Section 33 163(j)(1) of the Internal Revenue Code did not exist. 34 (25) Subtract the amount that would have been excluded from gross income but for the enactment 35 of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017. 36 (26) For taxable years beginning after December 31, 2019, and before January 1, 2021, add an amount of the deduction claimed under Section 62(a)(22) of the Internal Revenue Code. 37 38 (27) For taxable years beginning after December 31, 2019, for payments made by an employer under 39 an education assistance program after March 27, 2020: 40 (A) add the amount of payments by an employer that are excluded from the taxpayer's federal 41 gross income under Section 127(c)(1)(B) of the Internal Revenue Code; and 42 (B) deduct the interest allowable under Section 221 of the Internal Revenue Code, if the 43 disallowance under Section 221(e)(1) of the Internal Revenue Code did not apply to the payments 44 described in clause (A). For purposes of applying Section 221(b) of the Internal Revenue Code 45 to the amount allowable under this clause, the amount under clause (A) shall not be added to

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 the amount necessary from the adjusted gross

- 46 adjusted gross income.
- 47 (28) Add an amount equal to the remainder of:

1

2

1 2	(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code; minus
23	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
3 4	Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for amounts paid
5	or incurred after December 31, 2020.
6	(29) For taxable years beginning after December 31, 2017, and before January 1, 2021, add an
7	amount equal to the excess business loss of the taxpayer as defined in Section $461(1)(3)$ of the
8	Internal Revenue Code. In addition:
9	(A) If a taxpayer has an excess business loss under this subdivision and also has modifications
10	under subdivisions (15) and (17) for property placed in service during the taxable year, the
11	taxpayer shall treat a portion of the taxable year modifications for that property as occurring in
12	the taxable year the property is placed in service and a portion of the modifications as occurring
13	in the immediately following taxable year.
14	(B) The portion of the modifications under subdivisions (15) and (17) for property placed in
15	service during the taxable year treated as occurring in the taxable year in which the property is
16	placed in service equals:
17	(i) the modification for the property otherwise determined under this section; minus
18	(ii) the excess business loss disallowed under this subdivision;
19 20	but not less than zero (0).
20 21	(C) The portion of the modifications under subdivisions (15) and (17) for property placed in service during the taxable year treated as occurring in the taxable year immediately following the
21 22	taxable year in which the property is placed in service equals the modification for the property
22	otherwise determined under this section minus the amount in clause (B).
23 24	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be
25	first allocated to the modification under subdivision (15), then to the modification under
26	subdivision (17).
27	(30) Add an amount equal to the amount excluded from federal gross income under Section
28	108(f)(5) of the Internal Revenue Code. For purposes of this subdivision:
29	(A) if an amount excluded under Section 108(f)(5) of the Internal Revenue Code would be
30	excludible under Section 108(a)(1)(B) of the Internal Revenue Code, the exclusion under Section
31	108(a)(1)(B) of the Internal Revenue Code shall take precedence; and
32	(B) if an amount would have been excludible under Section $108(f)(5)$ of the Internal Revenue
33	Code as in effect on January 1, 2020, the amount is not required to be added back under this
34	subdivision.
35	(31) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction
36 27	disallowed pursuant to: (A) Section 2201(c) of the CARES Act (Public Law 116 126) as modified by Sections 206 and
37 38	(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);
38 39	and
40	(B) Section 3134(e) of the Internal Revenue Code.
41	(32) Subtract the amount of an ESA annual grant amount and, as applicable, a CSA annual grant
42	amount distributed to a taxpayer's Indiana education scholarship account under IC 20-51.4 that is
43	used for an ESA or CSA qualified expense (as defined in IC 20-51.4-2) or to an Indiana enrichment
44	scholarship account under IC 20-52 that is used for qualified expenses (as defined in IC 20-52-2-6),
45	to the extent the distribution used for the qualified expense is included in the taxpayer's federal
46	adjusted gross income under the Internal Revenue Code.
47	(33) For taxable years beginning after December 31, 2019, and before January 1, 2021, add an

1 amount equal to the amount of unemployment compensation excluded from federal gross income 2 under Section 85(c) of the Internal Revenue Code. 3 (34) 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. 4 5 (35) For taxable years beginning after December 31, 2021, add or subtract amounts related to 6 specified research or experimental procedures as required under IC 6-3-2-29. 7 (36) Subtract any other amounts the taxpayer is entitled to deduct under IC 6-3-2. 8 (37) Subtract the amount of a CSA annual grant amount distributed to a taxpaver's career scholarship 9 account under IC 20-51.4-4.5 that is used for a CSA qualified expense (as defined in IC 20-51.4-2-3.8), to the extent the distribution used for the CSA qualified expense is included in 10 the taxpayer's federal adjusted gross income under the Internal Revenue Code. 11 (b) In the case of corporations, the same as "taxable income" (as defined in Section 63 of the Internal 12 13 Revenue Code) adjusted as follows: 14 (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes 15 of the United States. 16 (2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section 170 of the Internal Revenue Code (concerning charitable contributions). 17 18 (3) Except as provided in subsection (c), add an amount equal to any deduction or deductions allowed or allowable pursuant to Section 63 of the Internal Revenue Code for taxes based on or 19 20 measured by income and levied at the state level by any state of the United States. 21 (4) Subtract an amount equal to the amount included in the corporation's taxable income under 22 Section 78 of the Internal Revenue Code (concerning foreign tax credits). 23 (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 24 owns property for which bonus depreciation was allowed in the current taxable year or in an earlier 25 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 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 28 29 (concerning net operating losses). 30 (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 31 placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in 32 the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income 33 that would have been computed had an election for federal income tax purposes not been made for 34 the year in which the property was placed in service to take deductions under Section 179 of the 35 Internal Revenue Code in a total amount exceeding the sum of: 36 (A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the Internal Revenue Code were not elected as provided in clause (B); and 37 38 (B) for taxable years beginning after December 31, 2017, the deductions elected under Section 39 179 of the Internal Revenue Code on property acquired in an exchange if: (i) the exchange would have been eligible for nonrecognition of gain or loss under Section 40 41 1031 of the Internal Revenue Code in effect on January 1, 2017; 42 (ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the 43 Internal Revenue Code; and 44 (iii) the taxpayer made an election to take deductions under Section 179 of the Internal Revenue Code with regard to the acquired property in the year that the property was placed into 45 46 service. 47 The amount of deductions allowable for an item of property under this clause may not exceed the



1 2	amount of adjusted gross income realized on the property that would have been deferred under the Internal Revenue Code in effect on January 1, 2017.
$\frac{2}{3}$	(8) Add to the extent required by IC 6-3-2-20:
4	(A) the amount of intangible expenses (as defined in IC 6-3-2-20) for the taxable year that
5	reduced the corporation's taxable income (as defined in Section 63 of the Internal Revenue Code)
6	for federal income tax purposes; and
7	(B) any directly related interest expenses (as defined in IC 6-3-2-20) that reduced the
8	corporation's adjusted gross income (determined without regard to this subdivision). For purposes
9	of this clause, any directly related interest expense that constitutes business interest within the
10	meaning of Section 163(j) of the Internal Revenue Code shall be considered to have reduced the
11	taxpayer's federal taxable income only in the first taxable year in which the deduction otherwise
12	would have been allowable under Section 163 of the Internal Revenue Code if the limitation
13	under Section $163(j)(1)$ of the Internal Revenue Code did not exist.
14 15	(9) Add an amount equal to any deduction for dividends paid (as defined in Section 561 of the
15 16	Internal Revenue Code) to shareholders of a captive real estate investment trust (as defined in section 34.5 of this chapter).
10 17	(10) Subtract income that is:
18	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
19	(B) included in the corporation's taxable income under the Internal Revenue Code.
20	(11) Add an amount equal to any income not included in gross income as a result of the deferral of
21	income arising from business indebtedness discharged in connection with the reacquisition after
22	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
23	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
24	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
25	offset the amount included in federal gross income as a result of the deferral of income arising from
26	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
27	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
28 29	Internal Revenue Code. (12) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
29 30	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
31	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this
32	subdivision:
33	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company,
34	a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
35	obligation on the date the entity acquired the obligation;
36	(B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition
37	of the obligation shall be the date ownership of the obligation was transferred, except to the
38	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
39	date of acquisition shall be considered separately for each portion of the obligation; and
40	(C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
41 42	the acquisition date shall be the date on which the obligation was refinanced.
42 43	(13) For taxable years beginning after December 25, 2016:(A) for a corporation other than a real estate investment trust, add:
43 44	(i) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
45	Statement, line 1; or
46	(ii) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
47	determining the taxpayer's taxable income for purposes of the federal income tax, the amount

1	deducted under Section 965(c) of the Internal Revenue Code; and
2	(B) for a real estate investment trust, add an amount equal to the deduction for deferred foreign
3	income that was claimed by the taxpayer for the taxable year under Section 965(c) of the Internal
4	Revenue Code, but only to the extent that the taxpayer included income pursuant to Section 965
5	of the Internal Revenue Code in its taxable income for federal income tax purposes or is required
6	to add back dividends paid under subdivision (9).
7	(14) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year
8	under Section 250(a)(1)(B) of the Internal Revenue Code (attributable to global intangible low-taxed
9	income). The taxpayer shall separately specify the amount of the reduction under Section
10	250(a)(1)(B)(i) of the Internal Revenue Code and under Section 250(a)(1)(B)(ii) of the Internal
11	Revenue Code.
12	(15) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
13	a result of the limitation imposed under Section 163(j)(1) of the Internal Revenue Code. Add any
14	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
15	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
16	interest expense is considered paid or accrued only in the first taxable year the deduction would have
17	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
18	163(j)(1) of the Internal Revenue Code did not exist.
19	(16) Subtract the amount that would have been excluded from gross income but for the enactment
20	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
21	(17) Add an amount equal to the remainder of:
22	(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	(18) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction
28	disallowed pursuant to: (A) Section 2201(c) of the CARES Act (Public Law 116, 126), or modified by Sections 206 and
29 30	(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);
30 31	and
32	(B) Section 3134(e) of the Internal Revenue Code.
33	(19) 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	(20) For taxable years beginning after December 31, 2021, subtract the amount of any:
36	(A) federal, state, or local grant received by the taxpayer; and
37	(B) discharged federal, state, or local indebtedness incurred by the taxpayer;
38	for purposes of providing or expanding access to broadband service in this state.
39	(21) For taxable years beginning after December 31, 2021, add or subtract amounts related to
40	specified research or experimental procedures as required under IC 6-3-2-29.
41	(22) Add or subtract any other amounts the taxpayer is:
42	(A) required to add or subtract; or
43	(B) entitled to deduct;
44	under IC 6-3-2.
45	(c) The following apply to taxable years beginning after December 31, 2018, for purposes of the add
1/ 1	

46 back of any deduction allowed on the taxpayer's federal income tax return for wagering taxes, as provided
47 in subsection (a)(2) if the taxpayer is an individual or subsection (b)(3) if the taxpayer is a corporation:



- (1) For taxable years beginning after December 31, 2018, and before January 1, 2020, a taxpayer is
 required to add back under this section eighty-seven and five-tenths percent (87.5%) of any
 deduction allowed on the taxpayer's federal income tax return for wagering taxes.
- 4 (2) For taxable years beginning after December 31, 2019, and before January 1, 2021, a taxpayer is
 5 required to add back under this section seventy-five percent (75%) of any deduction allowed on the
- 6 taxpayer's federal income tax return for wagering taxes.
- 7 (3) For taxable years beginning after December 31, 2020, and before January 1, 2022, a taxpayer is
 8 required to add back under this section sixty-two and five-tenths percent (62.5%) of any deduction
 9 allowed on the taxpayer's federal income tax return for wagering taxes.
- (4) For taxable years beginning after December 31, 2021, and before January 1, 2023, a taxpayer is
 required to add back under this section fifty percent (50%) of any deduction allowed on the
 taxpayer's federal income tax return for wagering taxes.
- (5) For taxable years beginning after December 31, 2022, and before January 1, 2024, a taxpayer is
 required to add back under this section thirty-seven and five-tenths percent (37.5%) of any deduction
 allowed on the taxpayer's federal income tax return for wagering taxes.
- (6) For taxable years beginning after December 31, 2023, and before January 1, 2025, a taxpayer is
 required to add back under this section twenty-five percent (25%) of any deduction allowed on the
 taxpayer's federal income tax return for wagering taxes.
- (7) For taxable years beginning after December 31, 2024, and before January 1, 2026, a taxpayer is
 required to add back under this section twelve and five-tenths percent (12.5%) of any deduction
 allowed on the taxpayer's federal income tax return for wagering taxes.
- (8) For taxable years beginning after December 31, 2025, a taxpayer is not required to add back
 under this section any amount of a deduction allowed on the taxpayer's federal income tax return for
 wagering taxes.
- (d) In the case of life insurance companies (as defined in Section 816(a) of the Internal Revenue Code)
 that are organized under Indiana law, the same as "life insurance company taxable income" (as defined
 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 statutesof the United States.
- 30 (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal31 Revenue Code (concerning charitable contributions).
- 32 (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 levelby any state.
- 35 (4) Subtract an amount equal to the amount included in the company's taxable income under Section
 36 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
 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.
- 42 (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code43 (concerning net operating losses).
- (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
 the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
- 47 that would have been computed had an election for federal income tax purposes not been made for



1	the year in which the property was placed in service to take deductions under Section 179 of the
2	Internal Revenue Code in a total amount exceeding the sum of:
3	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
4	Internal Revenue Code were not elected as provided in clause (B); and
5	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
6	179 of the Internal Revenue Code on property acquired in an exchange if:
7	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section
8	1031 of the Internal Revenue Code in effect on January 1, 2017;
9	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
10	Internal Revenue Code; and
10	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
12	Revenue Code with regard to the acquired property in the year that the property was placed into
13	service.
14	The amount of deductions allowable for an item of property under this clause may not exceed the
15	amount of adjusted gross income realized on the property that would have been deferred under
16	the Internal Revenue Code in effect on January 1, 2017.
17	(8) Subtract income that is:
18	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
19	(B) included in the insurance company's taxable income under the Internal Revenue Code.
20	(9) Add an amount equal to any income not included in gross income as a result of the deferral of
21	income arising from business indebtedness discharged in connection with the reacquisition after
22	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
23	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
24	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
25	offset the amount included in federal gross income as a result of the deferral of income arising from
26	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
27	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
28	Internal Revenue Code.
29	(10) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal
30	Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter 1, Subchapter
31	N of the Internal Revenue Code.
32	(11) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
33	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
34	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this
35	subdivision:
36	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company,
37	a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
38	obligation on the date the entity acquired the obligation;
39	(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
41	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
42	date of acquisition shall be considered separately for each portion of the obligation; and
43	(C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
44	the acquisition date shall be the date on which the obligation was refinanced.
45	(12) For taxable years beginning after December 25, 2016, add:
46	(A) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
40	Statement, line 1; or
- 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	deducted under Section 965(c) of the Internal Revenue Code.
4	(13) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year
5	under Section 250(a)(1)(B) of the Internal Revenue Code (attributable to global intangible low-taxed
6	income). The taxpayer shall separately specify the amount of the reduction under Section
7	250(a)(1)(B)(i) of the Internal Revenue Code and under Section 250(a)(1)(B)(ii) of the Internal
8	Revenue Code.
9	(14) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
10	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
11	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
12	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
13	interest expense is considered paid or accrued only in the first taxable year the deduction would have
14	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section $1(2i)(1) = 5$ de la la section $1(2i)(1) = 5$ de la la section $1(2i)(1) = 5$ de la section 1
15 16	163(j)(1) of the Internal Revenue Code did not exist.
16 17	(15) 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.
17	(16) Add an amount equal to the remainder of:
10 19	(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code;
20	minus
20	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
22	Code, if Section $274(n)(2)(D)$ of the Internal Revenue Code was not in effect for amounts paid
23	or incurred after December 31, 2020.
24	(17) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction
25	disallowed pursuant to:
26	(A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206 and
27	207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law 116-260);
28	and
29	(B) Section 3134(e) of the Internal Revenue Code.
30	(18) For taxable years beginning after December 31, 2022, subtract an amount equal to the
31	deduction disallowed under Section 280C(h) of the Internal Revenue Code.
32	(19) For taxable years beginning after December 31, 2021, add or subtract amounts related to
33	specified research or experimental procedures as required under IC 6-3-2-29.
34	(20) Add or subtract any other amounts the taxpayer is:
35	(A) required to add or subtract; or
36	(B) entitled to deduct;
37	under IC 6-3-2.
38	(e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code
39	and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal
40	Revenue Code), adjusted as follows:
41	(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
42 43	of the United States.
43 44	(2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code (concerning charitable contributions).
44	(3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c)
4 5 4 6	of the Internal Revenue Code for taxes based on or measured by income and levied at the state level

47 by any state.

1	(4) Subtract an amount equal to the amount included in the company's taxable income under Section
2	78 of the Internal Revenue Code (concerning foreign tax credits).
3	(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
4	owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
5	taxable year equal to the amount of adjusted gross income that would have been computed had an
6	election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
7	depreciation to the property in the year that it was placed in service.
8 9	(6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code (concerning net operating losses).
9 10	(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
10	placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
11	the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
13	that would have been computed had an election for federal income tax purposes not been made for
14	the year in which the property was placed in service to take deductions under Section 179 of the
15	Internal Revenue Code in a total amount exceeding the sum of:
16	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
17	Internal Revenue Code were not elected as provided in clause (B); and
18	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
19	179 of the Internal Revenue Code on property acquired in an exchange if:
20	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section
21	1031 of the Internal Revenue Code in effect on January 1, 2017;
22 23	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the Internal Revenue Code; and
23 24	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
25	Revenue Code with regard to the acquired property in the year that the property was placed into
26	service.
27	The amount of deductions allowable for an item of property under this clause may not exceed the
28	amount of adjusted gross income realized on the property that would have been deferred under
29	the Internal Revenue Code in effect on January 1, 2017.
30	(8) Subtract income that is:
31	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
32	(B) included in the insurance company's taxable income under the Internal Revenue Code.
33 34	(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
34 35	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
36	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
37	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
38	offset the amount included in federal gross income as a result of the deferral of income arising from
39	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
40	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
41	Internal Revenue Code.
42	(10) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal
43	Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter 1, Subchapter
44	N of the Internal Revenue Code.
45	(11) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
46 47	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
·+ /	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this

1	subdivision:
2	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company,
3	a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
4	obligation on the date the entity acquired the obligation;
5	(B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition
6	of the obligation shall be the date ownership of the obligation was transferred, except to the
7	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
8	date of acquisition shall be considered separately for each portion of the obligation; and
9	(C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
10	the acquisition date shall be the date on which the obligation was refinanced. (12) $F_{\rm eff}$
11	(12) For taxable years beginning after December 25, 2016, add:
12	(A) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
13 14	Statement, line 1; or (P) if the terred advected on amount under Section 065(a) of the Internal Payanua Code in
14 15	(B) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in determining the taxpayer's taxable income for purposes of the federal income tax, the amount
13 16	deducted under Section 965(c) of the Internal Revenue Code.
10	(13) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year
18	(15) read an anomial equal to the deduction that was elamed by the taxpayer for the taxable year under Section 250(a)(1)(B) of the Internal Revenue Code (attributable to global intangible low-taxed
19	income). The taxpayer shall separately specify the amount of the reduction under Section $\frac{1}{2}$
20	250(a)(1)(B)(i) of the Internal Revenue Code and under Section 250(a)(1)(B)(ii) of the Internal
21	Revenue Code.
22	(14) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
23	a result of the limitation imposed under Section 163(j)(1) of the Internal Revenue Code. Add any
24	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
25	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
26	interest expense is considered paid or accrued only in the first taxable year the deduction would have
27	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
28 20	163(j)(1) of the Internal Revenue Code did not exist.
29 20	(15) Subtract the amount that would have been excluded from gross income but for the enactment $af Saction 118(h)(2)$ of the Internal Bacamba 22 2017
30 31	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017. (16) Add an amount equal to the remainder of:
31 32	(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code;
32	minus
34	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
35	Code, if Section $274(n)(2)(D)$ of the Internal Revenue Code was not in effect for amounts paid
36	or incurred after December 31, 2020.
37	(17) For taxable years ending after March 12, 2020, subtract an amount equal to the deduction
38	disallowed pursuant to:
39	(A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206 and
40	207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law 116-260);
41	and
42	(B) Section 3134(e) of the Internal Revenue Code.
43	(18) For taxable years beginning after December 31, 2022, subtract an amount equal to the
44	deduction disallowed under Section 280C(h) of the Internal Revenue Code.
45 46	(19) For taxable years beginning after December 31, 2021, add or subtract amounts related to
46 47	specified research or experimental procedures as required under IC 6-3-2-29.
47	(20) Add or subtract any other amounts the taxpayer is:



1	(A) required to add or subtract; or
2	(B) entitled to deduct;
3	under IC 6-3-2.
4	(f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b)
5	of the Internal Revenue Code) adjusted as follows: (1) Subtract in some that is swemt from toustion up don this article by the Constitution and statutes
6 7	(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States.
8	(2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment
9	included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist
10	attack or a trust to the extent the trust benefits a victim of the September 11 terrorist attack.
11	(3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
12	owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
13	taxable year equal to the amount of adjusted gross income that would have been computed had an
14	election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
15	depreciation to the property in the year that it was placed in service.
16	(4) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code
17 19	(concerning net operating losses).
18 19	(5) 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
20	the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
21	that would have been computed had an election for federal income tax purposes not been made for
22	the year in which the property was placed in service to take deductions under Section 179 of the
23	Internal Revenue Code in a total amount exceeding the sum of:
24	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
25	Internal Revenue Code were not elected as provided in clause (B); and
26	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
27	179 of the Internal Revenue Code on property acquired in an exchange if:
28 29	(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;
29 30	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
30 31	Internal Revenue Code; and
32	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
33	Revenue Code with regard to the acquired property in the year that the property was placed into
34	service.
35	The amount of deductions allowable for an item of property under this clause may not exceed the
36	amount of adjusted gross income realized on the property that would have been deferred under
37	the Internal Revenue Code in effect on January 1, 2017.
38 39	(6) Subtract income that is:(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
40	(B) included in the taxpayer's taxable income under the Internal Revenue Code.
41	(7) Add an amount equal to any income not included in gross income as a result of the deferral of
42	income arising from business indebtedness discharged in connection with the reacquisition after
43	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
44	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
45	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
46	offset the amount included in federal gross income as a result of the deferral of income arising from
47	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and



1	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
2	Internal Revenue Code.
3	(8) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
4	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
5	of such a state, that is acquired by the taxpayer after December 31, 2011. For purposes of this
6	subdivision:
7	(A) if the taxpayer receives interest from a pass through entity, a regulated investment company,
8	a hedge fund, or similar arrangement, the taxpayer will be considered to have acquired the
9	obligation on the date the entity acquired the obligation;
10	(B) if ownership of the obligation occurs by means other than a purchase, the date of acquisition
11	of the obligation shall be the date ownership of the obligation was transferred, except to the
12	extent provided in clause (A), and if a portion of the obligation is acquired on multiple dates, the
13	date of acquisition shall be considered separately for each portion of the obligation; and
14 15	(C) if ownership of the obligation occurred as the result of a refinancing of another obligation,
15 16	(9) For taxable years beginning after December 25, 2016, add an amount equal to:
10	(A) the amount reported by the taxpayer on IRC 965 Transition Tax Statement, line 1;
18	(B) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
19	determining the taxpayer's taxable income for purposes of the federal income tax, the amount
20	deducted under Section 965(c) of the Internal Revenue Code; and
21	(C) with regard to any amounts of income under Section 965 of the Internal Revenue Code
22	distributed by the taxpayer, the deduction under Section 965(c) of the Internal Revenue Code
23	attributable to such distributed amounts and not reported to the beneficiary.
24	For purposes of this article, the amount required to be added back under clause (B) is not considered
25	to be distributed or distributable to a beneficiary of the estate or trust for purposes of Sections 651
26 27	and 661 of the Internal Revenue Code.
27 28	(10) Subtract any interest expense paid or accrued in the current taxable year but not deducted as a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
20 29	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
30	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
31	interest expense is considered paid or accrued only in the first taxable year the deduction would have
32	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
33	163(j)(1) of the Internal Revenue Code did not exist.
34	(11) Add an amount equal to the deduction for qualified business income that was claimed by the
35	taxpayer for the taxable year under Section 199A of the Internal Revenue Code.
36	(12) Subtract the amount that would have been excluded from gross income but for the enactment
37	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017. (12) \wedge 11
38 39	(13) Add an amount equal to the remainder of:(A) the amount allowable as a deduction under Section 274(n) of the Internal Revenue Code;
39 40	minus
4 0 4 1	(B) the amount otherwise allowable as a deduction under Section 274(n) of the Internal Revenue
42	Code, if Section $274(n)(2)(D)$ of the Internal Revenue Code was not in effect for amounts paid
43	or incurred after December 31, 2020.
44	(14) For taxable years beginning after December 31, 2017, and before January 1, 2021, add an
45	amount equal to the excess business loss of the taxpayer as defined in Section 461(1)(3) of the
46	Internal Revenue Code. In addition:
47	(A) If a taxpayer has an excess business loss under this subdivision and also has modifications

1	under subdivisions (3) and (5) for property placed in service during the taxable year, the taxpayer
2	shall treat a portion of the taxable year modifications for that property as occurring in the taxable
3	year the property is placed in service and a portion of the modifications as occurring in the
4	immediately following taxable year.
5	(B) The portion of the modifications under subdivisions (3) and (5) for property placed in service
6	during the taxable year treated as occurring in the taxable year in which the property is placed
7	in service equals:
8	(i) the modification for the property otherwise determined under this section; minus
9	(ii) the excess business loss disallowed under this subdivision;
10	but not less than zero (0).
11	(C) The portion of the modifications under subdivisions (3) and (5) for property placed in service
12	during the taxable year treated as occurring in the taxable year immediately following the taxable
13	year in which the property is placed in service equals the modification for the property otherwise
14	determined under this section minus the amount in clause (B).
15	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be
16	first allocated to the modification under subdivision (3), then to the modification under
17	subdivision (5).
18	(15) 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.
23 24	
	(16) For taxable years beginning after December 31, 2022, subtract an amount equal to the
25	deduction disallowed under Section 280C(h) of the Internal Revenue Code.
26	(17) Except as provided in subsection (c), for taxable years beginning after December 31, 2022, add
27	an amount equal to any deduction or deductions allowed or allowable in determining taxable income
28	under Section 641(b) of the Internal Revenue Code for taxes based on or measured by income and
29	levied at the state level by any state of the United States.
30	(18) For taxable years beginning after December 31, 2021, add or subtract amounts related to
31	specified research or experimental procedures as required under IC 6-3-2-29.
32	(19) Add or subtract any other amounts the taxpayer is:
33	(A) required to add or subtract; or
34	(B) entitled to deduct;
35	under IC 6-3-2.
36	(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
37	after December 31, 2022, "adjusted gross income" of a pass through entity means the items of ordinary
38	income and loss in the case of a partnership or a corporation described in IC 6-3-2-2.8(2), or distributions
<u>39</u>	subject to tax for state and federal income tax for beneficiaries in the case of a trust or estate, whichever
40	•
	is applicable, for the taxable year modified as follows:
41	(1) Add the separately stated items of income and gains, or the equivalent items that must be
42	considered separately by a beneficiary, as determined for federal purposes, attributed to the partners,
43	shareholders, or beneficiaries of the pass through entity, determined without regard to whether the
44	owner is permitted to exclude all or part of the income or gain or deduct any amount against the
45	income or gain.
46	(2) Subtract the separately stated items of deductions or losses or items that must be considered
47	separately by beneficiaries, as determined for federal purposes, attributed to partners, shareholders,
• /	separately by concileration, as accommised for reducin purposes, autouted to particles, shareholders,



- or beneficiaries of the pass through entity and that are deductible by an individual in determining
 adjusted gross income as defined under Section 62 of the Internal Revenue Code:
- 3 (A) limited as if the partners, shareholders, and beneficiaries deducted the maximum allowable
 4 loss or deduction allowable for the taxable year prior to any amount deductible from the pass
 5 through entity; but
- 6 (B) not considering any disallowance of deductions resulting from federal basis limitations for
 7 the partner, shareholder, or beneficiary.
- 8 (3) Add or subtract any modifications to adjusted gross income that would be required both for
 9 individuals under subsection (a) and corporations under subsection (b) to the extent otherwise
 10 provided in those subsections, including amounts that are allowable for which such modifications
 11 are necessary to account for separately stated items in subdivision (1) or (2).
- (h) Subsections (a)(36), (b)(22), (d)(20), (e)(20), or (f)(19) may not be construed to require an add
 back or allow a deduction or exemption more than once for a particular add back, deduction, or
 exemption.
- 15 (i) For taxable years beginning after December 25, 2016, if:
- 16 (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the 17 18 earnings and profit deficit, or a portion of the earnings and profit deficit, of the E&P deficit foreign 19 corporation is permitted to reduce the federal adjusted gross income or federal taxable income of 20 the taxpaver, the deficit, or the portion of the deficit, shall also reduce the amount taxable under this 21 section to the extent permitted under the Internal Revenue Code, however, in no case shall this 22 permit a reduction in the amount taxable under Section 965 of the Internal Revenue Code for 23 purposes of this section to be less than zero (0); and
- (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
 section, this section shall be construed as if federal adjusted gross income or federal taxable income
 included the income or deduction.
- (j) If a partner is required to include an item of income, a deduction, or another tax attribute in the
 partner's adjusted gross income tax return pursuant to IC 6-3-4.5, such item shall be considered to be
 includible in the partner's federal adjusted gross income or federal taxable income, regardless of whether
 such item is actually required to be reported by the partner for federal income tax purposes. For purposes
 of this subsection:
- 33 (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
 34 not be required to be included in the partner's adjusted gross income or taxable income; and
- 35 (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
- 36 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
 37 be included in the partner's adjusted gross income or taxable income.
- 37 be included in the partner's adjusted gross income or taxable in
- **38** (k) The following apply for purposes of this section:

(1) For purposes of subsections (b) and (f), if a taxpayer is an organization that has more than one
(1) trade or business subject to the provisions of Section 512(a)(6) of the Internal Revenue Code,
the following rules apply for taxable years beginning after December 31, 2017:

(A) If a trade or business has federal unrelated business taxable income of zero (0) or greater for
a taxable year, the unrelated business taxable income and modifications required under this
section shall be combined in determining the adjusted gross income of the taxpayer and shall not
be treated as being subject to the provisions of Section 512(a)(6) of the Internal Revenue Code
if one (1) or more trades or businesses have negative Indiana adjusted gross income after
adjustments.



- 1 (B) If a trade or business has federal unrelated business taxable income of less than zero (0) for 2 a taxable year, the taxpayer shall apply the modifications under this section for the taxable year 3 against the net operating loss in the manner required under IC 6-3-2-2.5 and IC 6-3-2-2.6 for separately stated net operating losses. However, if the application of modifications required under 4 5 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 6 business being zero (0), the modifications that increase adjusted gross income under this section 7 and remain after the calculations to adjust the separately stated net operating loss to zero (0) that result from the trade or business must be treated as modifications to which clause (A) applies for 8 9 the taxable year.
- (C) If a trade or business otherwise described in Section 512(a)(6) of the Internal Revenue Code
 incurred a net operating loss for a taxable year beginning after December 31, 2017, and before
 January 1, 2021, and the net operating loss was carried back for federal tax purposes:
- (i) if the loss was carried back to a taxable year for which the requirements under Section
 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
 taxable year of the taxpayer beginning after December 31, 2022, and shall be treated as part
 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.
- 40 (3) In the case of a trust or estate, the trust or estate is required to include only the portion of the41 modifications not passed through to beneficiaries.
- 42 (4) In the case of a taxpayer for which modifications are required to be applied against a separately
 43 stated net operating loss under IC 6-3-2-2.5 or IC 6-3-2-2.6, the modifications required under this
 44 section must be adjusted to reflect the required application of the modifications against a separately
 45 stated net operating loss, in order to avoid the application of a particular modification multiple times.
 46 SECTION 43. IC 6-3-2-31 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
- 47 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 31. (a) As used in this



section, "service-providing industry occupation" includes restaurant servers, bartenders, casino
 dealers, hair stylists, pet groomers, hotel staff, valet attendants, and other similar occupations.
 (b) As used in this section, "tipped employee" means an individual employed in a
 service-providing industry occupation in which the employee regularly receives more than thirty

dollars (\$30) a month in tips, including an individual who receives tips through a tip sharing system
among the tipped employees employed by a particular employer.

7 (c) As used in this section, "tips" includes any gratuity received by an individual directly from
8 a customer, guest, or patron of the business that is in addition to the individual's regular
9 compensation and wages received for providing the service.

(d) Tips received by a tipped employee during a taxable year are exempt from the adjusted gross
 income tax imposed under this article.

(e) An employer is not required to withhold taxes imposed under this article from tips received
by a tipped employee described in this section.

14 SECTION 44. IC 6-3-2-32 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ

15 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 32. (a) As used in this section, "CPI-U" means

16 the Consumer Price Index for all Urban Consumers, U.S. city average, all items, using the index

17 base period of 1982-84 equal to one hundred (100), as published by the Bureau of Labor Statistics

18 of the United States Department of Labor.

19 (b) As used in this section, "IPI" means Indiana personal income.

(c) Not later than June 1 each year, the department shall calculate an annual adjusted gross
 income tax exemption index factor to be used in determining the amounts of each exemption listed

22 in subsection (d)(1) through (d)(4) for purposes of calculating an individual's adjusted gross income

- for the taxable year. The annual adjusted gross income tax exemption index factor equals thefollowing:
- STEP ONE: Divide the annual CPI-U for the year preceding the determination year by the
 annual CPI-U for the year immediately preceding that year.
- STEP TWO: Divide the annual IPI for the year preceding the determination year by theannual IPI for the year immediately preceding that year.
- 29 STEP THREE: Add:
- 30 (A) the STEP ONE result; and
- 31 (B) the STEP TWO result.
- 32 STEP FOUR: Divide the STEP THREE result by two (2).

33 (d) Not later than June 1 each year, the department shall calculate the amount an individual may

subtract from the individual's adjusted gross income for each of the following exemptions for the
 taxable year:

- 36 (1) The exemption provided in IC 6-3-1-3.5(a)(3).
- 37 (2) The exemption provided in IC 6-3-1-3.5(a)(4)(A).
- 38 (3) The exemption provided in IC 6-3-1-3.5(a)(4)(B).
- **39** (4) The exemption provided in IC 6-3-1-3.5(a)(5)(C).
- 40 The amount of each exemption for a taxable year is determined by multiplying the amount of the 41 applicable exemption in the immediately preceding taxable year by the annual adjusted gross
- 42 income tax exemption index factor determined for the taxable year under subsection (c).
- (e) If the CPI-U or IPI for a preceding year is revised, corrected, or updated after May 31 of that
 year, the department shall use the CPI-U or IPI as published for the preceding year prior to
 revision.
- 46 (f) Not later than July 1 each year, the department shall publish the amount an individual may
- 47 subtract from the individual's adjusted gross income for each exemption listed in subsection (d)(1)



1 through (d)(4) for the taxable year.

2 SECTION 45. IC 6-3-2-33 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ 3 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 33. (a) As used in this 4 section, "retirement income" means the amount received by an individual or the individual's 5 surviving spouse from a governmental or other pension or retirement plan, including defined benefit or defined contribution plans, annuities, individual retirement accounts, plans maintained 6 7 or contributed to by an employer, or maintained or contributed to by a self-employed person as an 8 employer, and deferred compensation plans. The term does not include any amount of Social 9 Security benefits or railroad retirement benefits received by the individual or the individual's 10 surviving spouse during the taxable year. 11 (b) Each taxable year, an individual who is the original recipient of the benefit, or the 12 individual's surviving spouse, is entitled to an adjusted gross income tax deduction for the taxable 13 year equal to the following: 14 (1) For taxable years beginning after December 31, 2024, and before January 1, 2026, the 15 amount of retirement income received during the taxable year and included in adjusted gross 16 income multiplied by twenty-five hundredths (0.25). 17 (2) For taxable years beginning after December 31, 2025, and before January 1, 2027, the 18 amount of retirement income received during the taxable year and included in adjusted gross 19 income multiplied by five-tenths (0.5). 20 (3) For taxable years beginning after December 31, 2026, and before January 1, 2028, the 21 amount of retirement income received during the taxable year and included in adjusted gross 22 income multiplied by seventy-five hundredths (0.75). 23 (4) For taxable years beginning after December 31, 2027, the amount of retirement income 24 received during the taxable year and included in adjusted gross income. 25 (c) To receive the deduction allowed by this section, an individual must claim the deduction on 26 the individual's annual state tax return or returns in the manner prescribed by the department. The 27 individual shall submit to the department any information that the department determines is 28 necessary to calculate the amount of the deduction allowed by this section. 29 SECTION 46. IC 6-3-2-34 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ 30 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 34. (a) As used in this 31 section, "farm savings account" means a farm savings account established by a qualified person 32 under IC 6-8-18. 33 (b) As used in this section, "qualified person" has the meaning set forth in IC 6-8-18-5. 34 (c) If a qualified person withdraws money during a taxable year from the qualified person's farm 35 savings account for: 36 (1) a purpose set forth in IC 6-8-18-10(a); or 37 (2) reimbursement of money expended by the qualified person for a purpose set forth in 38 IC 6-8-18-10(a); 39 the money withdrawn and any interest earned on the balance of the farm savings account during 40 the taxable year is exempt from taxation under IC 6-3-1 through IC 6-3-7 as income of the qualified 41 person. 42 (d) If a qualified person withdraws money during a taxable year from the qualified person's 43 farm savings account for a purpose other than a purpose set forth in IC 6-8-18-10(a), the money 44 withdrawn and any interest earned on the balance of the farm savings account during the taxable 45 year is subject to taxation under IC 6-3-1 through IC 6-3-7 as income of the qualified person. 46 SECTION 47. IC 6-3-2-35 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ 47 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 35. (a) As used in this



1 section, "farm savings account" means a farm savings account established by a qualified person 2 under IC 6-8-18. 3 (b) As used in this section, "qualified person" has the meaning set forth in IC 6-8-18-5. (c) Each taxable year, a qualified person who makes a contribution to the qualified person's farm 4 5 savings account during the taxable year is eligible for a deduction from the qualified person's 6 adjusted gross income equal to the lesser of: 7 (1) the amount the qualified person contributed to the qualified person's farm savings account 8 during the taxable year; or 9 (2) four thousand one hundred fifty dollars (\$4,150). 10 (d) To receive the deduction allowed by this section, a qualified person must claim the deduction 11 on the qualified person's annual state tax return or returns in the manner prescribed by the department. The qualified person shall submit to the department any information that the 12 13 department determines necessary to calculate the amount of the deduction allowed by this section. 14 SECTION 48. IC 6-3-2-36 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ 15 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 36. (a) As used in this 16 section, "long term care savings account" means a long term care savings account established by 17 a qualified individual under IC 6-8-17. 18 (b) As used in this section, "qualified individual" has the meaning set forth in IC 6-8-17-6. 19 (c) Subject to subsection (d), if a qualified individual withdraws money during a taxable year 20 from the qualified individual's long term care savings account for: 21 (1) a purpose set forth in IC 6-8-17-11(a); or 22 (2) reimbursement of money expended by the qualified individual for a purpose set forth in 23 IC 6-8-17-11(a); 24 the money withdrawn and any interest earned on the balance of the long term care savings account 25 during the taxable year is exempt from taxation under IC 6-3-1 through IC 6-3-7 as income of the 26 qualified individual. 27 (d) If a qualified individual withdraws money during a taxable year from the qualified individual's long term care savings account for a purpose other than a purpose set forth in 28 29 IC 6-8-17-11(a), the money withdrawn and any interest earned on the balance of the long term care 30 savings account during the taxable year is subject to taxation under IC 6-3-1 through IC 6-3-7 as 31 income of the qualified individual. 32 SECTION 49. IC 6-3-2-37 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ 33 AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 37. (a) As used in this 34 section, "long term care savings account" means a long term care savings account established by 35 a qualified individual (as defined in IC 6-8-17-6) under IC 6-8-17. 36 (b) Except as provided in subsection (d), each taxable year, an individual who makes a 37 contribution to the individual's long term care savings account during the taxable year is eligible 38 for a deduction from the individual's adjusted gross income equal to the lesser of: 39 (1) the amount the individual contributed to the individual's long term care savings account during the taxable year; or 40 41 (2) in the case of an individual filing a single return, one thousand dollars (\$1,000), and in the 42 case of a married couple filing jointly, two thousand dollars (\$2,000). 43 (c) To receive the deduction allowed by this section, an individual must claim the deduction on 44 the individual's annual state tax return or returns in the manner prescribed by the department. The 45 individual shall submit to the department any information that the department determines is 46 necessary to calculate the amount of the deduction allowed by this section. 47 (d) An individual who claims a deduction under section 38 of this chapter for a taxable year may



1	not claim a deduction under this section for the same taxable year.
2	SECTION 50. IC 6-3-2-38 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
3	AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 38. (a) As used in this
4	section, "long term care insurance policy" has the meaning set forth in IC 27-8-12-5.
5	(b) Except as provided in subsection (d), each taxable year, an individual who pays a premium
6	on a long term care insurance policy that provides coverage for the individual or the individual's
7	spouse during the taxable year is eligible for a deduction from the individual's adjusted gross
8	income equal to the lesser of:
9	(1) the amount the individual paid in long term care insurance premiums during the taxable
10	year; or
11	(2) in the case of an individual filing a single return, one thousand dollars (\$1,000), and in the
12	case of a married couple filing jointly, two thousand dollars (\$2,000).
13	(c) To receive the deduction allowed by this section, an individual must claim the deduction on
14	the individual's annual state tax return or returns in the manner prescribed by the department. The
15	individual shall submit to the department any information that the department determines is
16	necessary to calculate the amount of the deduction allowed by this section.
17	(d) An individual who claims a deduction under section 37 of this chapter for a taxable year may
18	not claim a deduction under this section for the same taxable year.
19	SECTION 51. IC 6-3.1-33.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO
20	READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]:
21	Chapter 33.5. Rural Fund Capital Investment Tax Credit
22	Sec. 1. The state tax credit provided by this chapter applies to taxable years beginning after
23	December 31, 2025. However, beginning with the period set forth in section 3(a) of this chapter, the
24	corporation may begin to receive applications for the credit provided by this chapter.
25	Sec. 2. The following definitions apply throughout this chapter:
26	(1) "Affiliate" means an entity that directly, or indirectly through one (1) or more
27	intermediaries, controls, or is controlled by, or is under the common control with, another
28	entity. An entity is controlled by another entity if the controlling entity holds, directly or
29	indirectly, the majority of voting or ownership interest in the controlled entity or has control
30	over day-to-day operations of the controlled entity by contract or by law.
31	(2) "Applicable percentage" means zero percent (0%) for the first two (2) credit allowance
32	dates, and fifteen percent (15%) for the next four (4) credit allowance dates.
33	(3) "Capital investment" means any equity investment in a rural fund by a rural investor that:
34	(A) is acquired after June 30, 2025, at its original issuance solely in exchange for cash;
35	(B) has one hundred percent (100%) of its cash purchase price used by the rural fund to
36	make qualified investments in eligible businesses located in Indiana by the third
37	anniversary of the initial credit allowance date; and
38	(C) is designated by the rural fund as a capital investment that is certified by the
39	corporation under sections 3 through 5 of this chapter, including any capital investment
40	that does not satisfy section 3(b)(1) of this chapter if the investment was a capital
41	investment in the hands of a prior holder.
42	(4) "Corporation " means the Indiana economic development corporation established by
43	IC 5-28-3-1.
44	(5) "Credit allowance date" means the date on which the corporation provides the certification
45	set forth in section 5(a) of this chapter and each of the five (5) anniversary dates of that date
46	thereafter.

47 (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
 the business:
 - (A) has fewer than two hundred fifty (250) employees; and
 - (B) has its principal business operations in a rural area of Indiana.

5 Any business classified as an eligible business at the time of the initial investment in the 6 business by a rural fund shall remain classified as an eligible business and may receive 7 follow-on investments from any rural fund. The follow-on investments shall be qualified 8 investments even though the business may not meet the definition of an "eligible business" at 9 the time of the follow-on investment.

10 (8) "Principal business operations" means the location where at least sixty percent (60%) of 11 a business's employees work or where employees who are paid at least sixty percent (60%) of 12 the business's payroll work. A business that has agreed to relocate employees using the 13 proceeds of a qualified investment to establish its principal business operations in a new 14 location shall be deemed to have its principal business operations in the new location if it 15 satisfied the requirements of this subdivision not later than one hundred eighty (180) days 16 after receiving a qualified investment.

(9) "Purchase price" means the amount paid to the rural fund that issues a capital investment,
which shall not exceed the amount of capital investment authority certified under sections 3
through 5 of this chapter.

- 20 (10) "Qualified investment" means any investment in an eligible business or any loan to an 21 eligible business with a stated maturity date of at least one (1) year after the date of issuance, 22 excluding revolving lines of credit and senior-secured debt unless the chief executive or similar 23 officer of the eligible business certifies that the eligible business sought and was denied similar 24 financing from a depository institution or by a rural fund unless, with respect to any one (1) 25 eligible business, the maximum amount of investments made in the business by one (1) or more 26 rural funds, on a collective basis with all of the businesses' affiliates, with the proceeds of the 27 capital investments, are an amount equal to the greater of twenty percent (20%) of the rural 28 fund's capital investment authority or six million five hundred thousand dollars (\$6,500,000), 29 exclusive of investments made with repaid or redeemed investments or interest or profits 30 realized on those investments.
- 31 (11) "Rural area" means:
- 32 (A) an area other than a municipality with a population of more than fifty thousand 33 (50,000) or an urban area contiguous and adjacent to the municipality;
- 34 (B) an area determined to be rural in character by the United States Department of
 35 Agriculture; or
- 36 (C) an urban area contiguous or adjacent to a municipality with a population of more than
 37 fifty thousand (50,000) if the corporation determines the eligible business is rural in nature,
 38 employs employees from rural areas, or is otherwise beneficial to residents of rural areas.
- (12) "Rural fund" means an entity certified by the corporation under sections 3 through 5 of
 this chapter.
- 41 (13) "Rural investor" means an entity that makes a capital investment in a rural fund.
- 42 (14) "Senior-secured debt" means any loan that is secured by a first mortgage on real estate
 43 with a loan-to-value ratio of less than eighty percent (80%).
- 44 (15) "State tax liability" means a person's total tax liability that is incurred under:
- 45 (A) IC 27-1-18-2 (the insurance premiums tax); and
 - (B) IC 27-1-20-12 (the insurance premiums retaliatory tax);
- 47 as computed after the application of the credits that under IC 6-3.1-1-2 are to be applied



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- 1 before the credit provided by this chapter. An insurance company claiming a credit against
- the taxes listed in this subdivision is not required to pay any additional retaliatory tax in
 Indiana as a result of claiming the credit.
- 4 (16) "Taxpayer" means an entity that has state tax liability.
- 5 Sec. 3. (a) A rural fund that seeks to have an equity investment certified as a capital investment 6 eligible for a credit allowed under this chapter must apply to the corporation. The corporation shall 7 begin accepting applications within ninety (90) days after July 1, 2025.
- 8 (b) The application must include each of the following:
- 9 (1) The amount of capital investment requested.
- 10 (2) A copy of the applicant's or an affiliate of the applicant's license as a rural business
- investment company under 7 U.S.C. 2009cc or as a small business investment company under
 15 U.S.C. 681 and a certificate executed by an executive officer of the applicant attesting that
 the license remains in effect and has not been revoked
- 13 the license remains in effect and has not been revoked.
- (3) Evidence that, as of the date the application is submitted, the applicant or affiliates of the
 applicant have invested at least one hundred million dollars (\$100,000,000) in nonpublic
 companies located in counties within the United States with a population of less than
 seventy-five thousand (75,000) according to the 2020 federal decennial census. The evidence
 may be in the form of a list containing the names of the companies, the location of the
 companies, and the amounts invested by the applicant or affiliates of the applicant. However,
 an officer of the applicant must certify the list.
- (4) A business plan that includes a revenue impact assessment projecting state and local tax
 revenue to be generated by the applicant's proposed qualified investments, prepared by a
 nationally recognized, third party, independent economic forecasting firm using a dynamic
 economic forecasting model that analyzes the applicant's business plan over the ten (10) years
 following the date the application is submitted to the corporation. The plan must include an
 estimate of the number of jobs created and jobs retained in Indiana as a result of the
 applicant's qualified investments.
- (5) A nonrefundable application fee of five thousand dollars (\$5,000) payable to the
 corporation.
- Sec. 4. (a) Within thirty (30) days after the receipt of a completed application, the corporation
 shall grant or deny the application in full or in part. The corporation shall deny the application if
 any of the following apply:
- 33 (1) The applicant does not satisfy all the criteria set forth in section 3 of this chapter.
- 34 (2) The revenue impact assessment submitted with the application does not demonstrate that
- 35 the applicant's business plan will result in a positive fiscal impact on Indiana over a ten (10) 36 year period that exceeds the cumulative amount of credits that would be issued to the applicant
- 37 if the application were approved.
- 38 (3) The corporation has already approved the maximum amount of capital investment
 39 authority allowed under section 6 of this chapter.
- (b) If the corporation denies any part of the application, it shall inform the applicant of the grounds for the denial. If the applicant provides any additional information required by the corporation or otherwise completes its application within fifteen (15) days of the notice of denial, the application shall be considered complete as of the original date of submission. If the applicant fails to provide the information or fails to complete its application within the fifteen (15) day period, the application shall remain denied and must be resubmitted with a new submission date and a new application fee.
- 47 Sec. 5. (a) Upon approval of an application, the corporation shall provide a certification of the



3 of the certification to the applicant, which must include the amount of the applicant's capital 4 investment authority and a schedule of credits by year and amount related to the capital investment 5 authority. 6 (b) The corporation shall certify proposed capital investments in the order that the applications 7 are received by the corporation. Applications received on the same day shall be deemed to have 8 been received simultaneously. For applications that are complete and received on the same day, the 9 corporation shall certify applications in proportionate percentages based upon the ratio of the 10 amount of capital investment authority requested in all applications. 11 Sec. 6. (a) The corporation may not certify capital investment authority under this chapter in an amount that exceeds fifteen million dollars (\$15,000,000) in credits to be claimed against state 12 13 tax liability in any calendar year, excluding any credit amounts carried forward under section 7 of 14 this chapter. 15 (b) Within ninety (90) days of the applicant receiving notice of certification, the rural fund shall 16 issue the capital investment to and receive cash in the amount of the certified amount from a rural 17 investor. At least ten percent (10%) of the rural investor's capital investment shall be composed of 18 capital raised by the rural investor directly or indirectly from sources including directors, 19 members, employees, officers, and affiliates of the rural investor, other than the amount invested 20 by the allocatee claiming the credits in exchange for the allocation of credits. The rural fund shall 21 provide the corporation with evidence of the receipt of the cash investment within ninety-five (95) 22 days of the applicant receiving notice of certification. 23 (c) If the rural fund does not receive the cash investment and issue the capital investment within 24 the time period following receipt of the certification set forth in section 5(a) of this chapter, the 25 certification shall lapse and the rural fund shall not issue the capital investment without reapplying 26 to the corporation for certification. Lapsed certifications shall revert to the corporation and shall 27 be reissued on a pro rata basis to applicants whose capital investment allocations were reduced in 28 accordance with the application process set forth in section 5 of this chapter. 29 Sec. 7. (a) Upon making a capital investment in a rural fund, a rural investor is entitled to a 30 vested credit against the taxpayer's state tax liability that may be used on each credit allowance 31 date of the capital investment in an amount equal to: 32 (1) the applicable percentage for the credit allowance date; multiplied by 33 (2) the purchase price paid to the rural fund for the capital investment. 34 (b) The amount of the credit claimed by a taxpayer shall not exceed the amount of the taxpayer's 35 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 36 37 for use in any of the five (5) subsequent tax years. 38 (c) The credit shall not be carried back and is not refundable. 39 Sec. 8. No credit claimed under this chapter shall be refundable or saleable on the open market. 40 Credits may be transferred to affiliates of a taxpayer. Credits earned by or allocated to a 41 partnership, limited liability company, or S corporation may be allocated to the partners, members, 42 or shareholders of such an entity for their use in accordance with the provisions of any agreement 43 among such partners, members, or shareholders, and a rural fund shall notify the department of 44 taxpayers that are eligible to utilize credits and transfers upon such allocation, change, or transfer. 45 Such allocations shall not be considered a sale for the purpose of this section. 46 Sec. 9. To apply a credit under this chapter against the taxpayer's state tax liability, a taxpayer 47 must claim the credit on the taxpayer's annual state tax return or returns in the manner prescribed

proposed equity investment as a capital investment eligible for credits under this chapter, subject

to the limitations set forth in section 6 of this chapter. The corporation shall provide written notice



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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

- 4 credit.
- 5 Sec. 10. (a) A credit is subject to recapture if any of the following circumstances apply:
- 6 (1) The rural fund does not invest:
- 7 (A) at least sixty percent (60%) of its capital investment authority in qualified investments
 8 in Indiana within two (2) years of the credit allowance date; and
- 9 (B) one hundred percent (100%) of its capital investment authority in qualified investments
 10 in Indiana within three (3) years of the credit allowance date.
- (2) The rural fund fails to maintain qualified investments equal to one hundred percent 11 (100%) of its capital investment authority from the third anniversary until the sixth 12 anniversary of the credit allowance date. For purposes of this subdivision, a qualified 13 14 investment is considered maintained even if the qualified investment was sold or repaid as long 15 as the rural fund reinvests an amount equal to the capital returned or recovered or repaid by 16 the rural fund from the original investment, exclusive of any profits realized, in other qualified 17 investments in Indiana within twelve (12) months of receipt of the capital. Amounts received 18 periodically by a rural fund shall be treated as maintained in qualified investments if the 19 amounts are reinvested in one (1) or more qualified investments by the end of the following 20 calendar year. A rural fund is not required to reinvest capital returned from qualified 21 investments after the fifth anniversary of the credit allowance date, and the qualified 22 investments shall be considered maintained by the rural fund through the sixth anniversary 23 of the credit allowance date.
- 24 (3) Before the earlier of:
- 25 26
- (A) exiting the program in accordance with this chapter; or
- (B) thirty (30) days after the sixth anniversary of the credit allowance date;
- 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
 investments in Indiana or held in cash or other marketable securities.
- 30 (4) The rural fund violates section 11 of this chapter, in which case the corporation may
 31 recapture an amount equal to the amount of the rural fund's capital investment authority
 32 found to be in violation of those provisions.
- (b) Recaptured credits and related capital investment authority 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 sections 3 through 5 of this chapter.
- 36 (c) No recapture shall occur until the rural fund has been given notice of noncompliance and
 37 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
 written opinion as to whether the business in which it proposes to invest is an eligible business. The
 corporation, not later than fifteen (15) business days after the date of receipt of the request, shall
 notify the rural fund of its determination. If the corporation fails to notify the rural fund of its
 determination by the twentieth business day, the business in which the rural fund proposes to invest
- 43 shall be deemed an eligible business.
- 44 Sec. 11. No eligible business that receives a qualified investment under this chapter or any 45 affiliates of the eligible business shall directly or indirectly:
- 46 (1) own or have the right to acquire an ownership interest in a rural fund or in a member or
- 47 affiliate of a rural fund including, but not limited to, a holder of a capital investment issued



1 by a rural fund; or

- 2 (2) lend to or invest in a rural fund or any member or affiliate of a rural fund including, but
- 3 not limited to, a holder of capital investment issued by a rural fund, where the proceeds of the
- 4 loan or investment are directly or indirectly used to fund or refinance the purchase of capital
- 5 investments under this chapter.
- 6 Sec. 12. (a) A rural fund shall submit a report to the corporation by June 30 of each calendar
 7 year during the credit allowance period.
- 8 (b) The report following the second anniversary of the initial credit allowance date shall provide
 9 documentation as to the investment of at least sixty percent (60%) of the purchase price of such
 10 capital investment in qualified investments.
- (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 capital investment in qualified investments. Unless previously reported under this section, the report must also include the following information:
- 15 (1) The name and location of each eligible business receiving a qualified investment.
- 16 (2) Bank statements of the rural fund evidencing each qualified investment.
- 17 (3) A copy of the written opinion of the corporation, as provided in section 10(d) of this
 18 chapter, or evidence that the business was an eligible business at the time of the qualified
 19 investment, as applicable.
- 20 (4) The number of jobs created and jobs retained as a result of each qualified investment.
- 21 (5) The average salary of the jobs described in subdivision (4).
- 22 (6) Any other information required by the corporation.
- (d) For all subsequent years, a rural fund shall submit an annual report to the corporation by
 June 30 of each calendar year during the credit allowance period, which must include the following
 information:
- 26 (1) The number of jobs created and jobs retained as a result of qualified investments.
- 27 (2) The average annual salary of jobs described in subdivision (1).
- 28 (3) Any other information required by the corporation.
- 29 Sec. 13. On or after the sixth anniversary of the credit allowance date, a rural fund may apply 30 to the corporation to exit the program and no longer be subject to the requirements established 31 under this chapter. The corporation shall respond to the exit application within fifteen (15) days 32 of receipt. In evaluating the exit application, the fact that no credits have been recaptured and that 33 the rural fund has not received a notice of recapture that has not been cured as allowed under 34 section 10(c) of this chapter shall be sufficient evidence to prove that the rural fund is eligible for 35 exit. The corporation shall not unreasonably deny an exit application submitted under this section. If an exit application is denied, the notice shall include the reasons for the determination. 36
- 37 SECTION 52. IC 6-3.1-38-4, AS ADDED BY P.L.203-2023, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 4. Subject to section 7 of this 38 39 chapter, a qualified taxpayer may claim a credit against the qualified taxpayer's state tax liability for a 40 qualified contribution for a qualified taxpayer with less than fifty (50) seventy-five (75) employees, up 41 to four hundred dollars (\$400) in the first year per covered employee if the amount provided toward the 42 health reimbursement arrangement is equal to or greater than either the level of benefits provided in the previous benefit year, or if the amount the employer contributes toward the health reimbursement 43 44 arrangement equals the same amount contributed per covered individual toward the employer provided 45 health insurance plan during the previous benefit year. The credit under this section decreases to two
- 46 hundred dollars (\$200) per covered employee in the second year.
- 47 SECTION 53. IC 6-3.1-38-7, AS ADDED BY P.L.203-2023, SECTION 2, IS AMENDED TO READ



AS FOLLOWS [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)]: Sec. 7. (a) The amount of tax 1 credits granted under this chapter may not exceed ten million dollars (\$10,000,000) fifteen million 2 3 dollars (\$15,000,000) in any taxable year. 4 (b) The department shall record the time of filing of each return claiming a credit under section 6 of 5 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. 6 7 (c) The department may not approve a claim for a tax credit after the date on which the total credits 8 approved under this section equal the maximum amount allowable in a particular state fiscal year. 9 SECTION 54. IC 6-3.1-42 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ 10 AS FOLLOWS [EFFECTIVE JANUARY 1, 2026]: **Chapter 42. Retiring Farmers Tax Credit** 11 12 Sec. 1. This chapter applies to taxable years beginning after December 31, 2025. Sec. 2. As used in this chapter, "agricultural production" means the production for commercial 13 purposes of crops, livestock, and livestock products, including the processing or retail marketing 14 of such crops, livestock, or livestock products if more than fifty percent (50%) of such processed 15 or marketed products are produced by the farm operator. The term includes use of land that is 16 devoted to and meets the requirements of and qualifications for payments or other compensation 17 18 pursuant to a soil conservation program under an agreement with an agency of the federal 19 government. 20 Sec. 3. As used in this chapter, "department" refers to the department of state revenue. 21 Sec. 4. As used in this chapter, "farm" means real property on which farming occurs. Sec. 5. As used in this chapter, "farming" means the active use, management, and operation of 22 23 real property for agricultural production. Sec. 6. As used in this chapter, "farmland" means agricultural land, facilities, buildings, 24 25 equipment, and machinery used for farming. Sec. 7. As used in this chapter, "ISDA" refers to the Indiana state department of agriculture. 26 Sec. 8. As used in this chapter, "owner of farmland" means an individual, trust, or pass through 27 28 entity that is the owner in fee of farmland. 29 Sec. 9. As used in this chapter, "pass through entity" means: 30 (1) a corporation that is exempt from the adjusted gross income tax under IC 6-3-2-2.8(2); 31 (2) a partnership; 32 (3) a limited liability company; or 33 (4) a limited liability partnership. Sec. 10. As used in this chapter, "qualified beginning farmer" means a person who meets the 34 35 following criteria: (1) Has demonstrated experience in the agricultural industry or related field or has 36 37 transferable skills as determined by the ISDA. (2) Has not received federal gross income from agricultural production for more than the ten 38 39 (10) most recent taxable years. 40 (3) Intends to engage in agricultural production in Indiana and to provide the majority of 41 labor and management involved in that agricultural production. 42 (4) Has obtained written certification from the ISDA confirming beginning farmer status. Sec. 11. As used in this chapter, "qualified retired farmer" means an owner of farmland or 43 44 livestock who retires from farming the owner's land and is either at least sixty (60) years of age or 45 retires due to disability. Sec. 12. As used in this chapter, "state tax liability" means a taxpayer's total tax liability 46 incurred under IC 6-3-1 through IC 6-3-7 (the adjusted gross income tax) as computed after the 47



1	application of all credits that under IC 6-3.1-1-2 are to be applied before the credit provided by this
2	chapter.
3	Sec. 13. As used in this chapter, "taxpayer" means a qualified retired farmer who has any state
4	tax liability.
5	Sec. 14. (a) Subject to subsection (c), a taxpayer is entitled to a credit against the taxpayer's state
6	tax liability in the taxable year in which the taxpayer sells or leases farmland or sells livestock to
7	a qualified beginning farmer who has obtained the certification required under section 15 of this
8	chapter.
9	(b) The amount of a credit allowed under this chapter is equal to:
10	(1) in the case of farmland, either or both:
11	(A) the lesser of:
12	(i) five percent (5%) of the sale price of the farmland; or
13	(ii) forty-eight thousand dollars (\$48,000); and
14	(B) either:
15	(i) fifteen percent (15%) of the gross rental income in the first year of the lease
16	agreement, if the lease agreement is not a crop share lease; or
17	(ii) forty-five dollars (\$45) per acre of farmland that is leased under a lease agreement
18	that is a crop share lease;
19 20	up to a maximum of twenty-five thousand dollars (\$25,000); and
20	(2) in the case of livestock, ten percent (10%) of the fair market value of the livestock;
21	not to exceed a combined total of sixty-five thousand dollars (\$65,000).
22	(c) To be eligible for a credit under this chapter the taxpayer and the qualified beginning farmer
23	must enter into an agreement in which the qualified beginning farmer agrees to lease the farmland
24 25	for not less than three (3) years in the case of a lease, or agrees to hold the farmland as owner for
25 26	at least three (3) years in the case of a sale.
26 27	(d) If the department determines that a qualified beginning farmer either terminated the lease
27	with the taxpayer or relinquished ownership of the farmland (whichever is applicable) before the
28 20	expiration of three (3) years, the department shall give notice to the taxpayer and impose an
29 20	assessment on the taxpayer in an amount equal to the previously allowed credits plus any interest
30 21	and penalties required or permitted by law. (e) If the owner of farmland is a trust or pass through entity, only those owners of the entity who
31	
32	are qualified retired farmers are entitled to a credit under this chapter in proportion to the
33 34	taxpayer's beneficial interest in the entity.
	(f) In the case of a husband and wife who are both taxpayers and who file separate tax returns, the husband and wife are entitled to only one (1) credit under this chapter and may take the credit
35	
36 37	in equal shares or one (1) spouse may take the whole credit.
	(g) In the case of two (2) or more taxpayers who are the owners of farmland as joint tenants or together in properties of the owners are anticled to only one (1) are divergent this chapter in properties.
38	tenants in common, the owners are entitled to only one (1) credit under this chapter in proportion as set forth in section 17 of this chapter.
39 10	Sec. 15. (a) A taxpayer wishing to obtain a credit under this chapter must apply to the ISDA for
40 41	approval and certification of the credit in the form and manner prescribed by the ISDA. The
42 43	application must: (1) identify the qualified beginning farmer who has been certified by the ISDA under this
43 44	(1) identify the qualified beginning farmer who has been certified by the ISDA under this section and to whom the farmland is sold or leased or the livestock is sold; and
44 45	(2) provide all other information required by the ISDA.
45 46	(b) A person may apply to the ISDA for certification as a qualified beginning farmer for
τU	(o) is person may apply to the 10DA for continuation as a quannet beginning farmer for



1	and shall require that the applicant provide the following:
2	(1) Projected earnings statements to demonstrate the profit potential for the farming
3	conducted by the applicant.
4	(2) Verification that the farming conducted by the applicant will be a significant source of
5	income for the applicant.
6	(3) Verification that the applicant will, if certified as a qualified beginning farmer by the ISDA,
7	notify the ISDA and the department if the farmer no longer meets the certification and
8	eligibility requirements within the three (3) year certification period, in which case eligibility
9	for the tax credit ends.
10	(4) Verification that the applicant is not engaged in farming by means of a joint business
11	venture.
12	(5) Verification and documentation as necessary to meet other eligibility requirements as may
13	be established by the ISDA.
14	(c) The certification of a qualified beginning farmer under subsection (b) or the certification of
15	a tax credit under subsection (a) is valid for the year of the certification and the two (2) following
16	years, after which time the qualified beginning farmer or the taxpayer must apply to the ISDA for
17	recertification under this section.
18	Sec. 16. To obtain a credit under this chapter, a taxpayer must claim the credit on the taxpayer's
19	annual state tax return or returns in the manner prescribed by the department. The taxpayer shall
20	submit to the department the certification by the ISDA required under section 15 of this chapter
21	for the taxable year in which the credit is claimed and provide all information that the department
22	determines is necessary for the calculation of the credit provided by this chapter.
23	Sec. 17. If a pass through entity is entitled to a tax credit under this chapter but does not have
24	state tax liability against which the tax credit may be applied, a shareholder, partner, or member
25	of the pass through entity is entitled to a tax credit equal to:
26	(1) the tax credit determined for the pass through entity for the taxable year; multiplied by
27	(2) the percentage of the pass through entity's distributive income to which the shareholder,
28	partner, or member is entitled.
29	Sec. 18. (a) The credit provided by this chapter may be carried forward and applied to
30	succeeding taxable years for three (3) taxable years following the unused credit year. A taxpayer
31	is not entitled to any carryback or refund of any unused credit.
32	(b) A taxpayer may not sell, assign, convey, or otherwise transfer a tax credit provided under
33	this chapter.
34	Sec. 19. The total amount of tax credits awarded under this chapter may not exceed one million
35	dollars (\$1,000,000) per state fiscal year.
36	Sec. 20. This chapter expires January 1, 2032.
37	SECTION 55. IC 6-8-17 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
38	AS FOLLOWS [EFFECTIVE JULY 1, 2025]:
39	Chapter 17. Long Term Care Savings Accounts
40	Sec. 1. As used in this chapter, "eligible long term care expenses" means the cost of:
41	(1) long term care in a long term care facility; or
42	(2) care provided to an individual in the individual's home if the individual is unable to
43	independently perform multiple basic life functions.
44	Sec. 2. As used in this chapter, "long term care savings account" means an account established
45	in Indiana under a long term care savings account program to pay the eligible long term care
46	expenses of a qualified individual.



established under this chapter to pay the eligible long term care expenses of individuals and
 dependents of individuals through long term care savings accounts.

- 3 Sec. 4. As used in this chapter, "qualified costs" means:
- 4 (1) eligible long term care expenses; or

5 (2) costs incurred to make improvements to a qualified individual's primary residence to 6 improve accessibility for the qualified individual.

Sec. 5. As used in this chapter, "qualified financial institution" means a bank, a commercial
bank, a national bank, a savings bank, a savings and loan, a thrift, a credit union, an insurance
company, a trust company, an investment company, a mutual fund, or similar entity that has
entered into an agreement with the treasurer of state to participate in the long term care savings
account program.

12 Sec. 6. As used in this chapter, "qualified individual" means an individual who incurred eligible 13 long term care expenses during a taxable year.

14 Sec. 7. The treasurer of state shall establish and administer a long term care savings account 15 program for the purpose of allowing qualified individuals to establish long term care savings 16 accounts to be used for expenses related to long term care.

17 Sec. 8. A financial institution may enter into an agreement with the treasurer of state to 18 participate in the long term care savings account program as a qualified financial institution 19 according to the terms proposed by the treasurer of state.

20 Sec. 9. A qualified individual may establish a long term care savings account with a qualified 21 financial institution according to the terms of the long term care savings account program.

22 Sec. 10. A qualified individual may deposit money in the qualified individual's long term care 23 savings account.

Sec. 11. (a) If a qualified individual withdraws money from the qualified individual's long term
 care savings account:

26 (1) for payment or reimbursement of qualified costs;

27 (2) for a transfer of funds to the long term care savings account of the qualified individual's28 spouse; or

- 29 (3) due to the termination of the long term care savings account program;
- the withdrawal of money and any interest income earned on the money while it is in the long term
 care savings account are not considered income to the qualified individual under IC 6-3-2-36.
- 32 (b) A withdrawal of money from a qualified individual's long term care savings account for a
 33 reason not described in subsection (a) is subject to taxation under IC 6-3-1 through IC 6-3-7 as
 34 income of the qualified individual.
- Sec. 12. Money in a long term care savings account and any investment returns on money in a long term care savings account are the property of the qualified individual.

37 SECTION 56. IC 6-8-18 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
38 AS FOLLOWS [EFFECTIVE JULY 1, 2025]:

- 39 Chapter 18. Farm Savings Accounts
- 40 Sec. 1. As used in this chapter, "farm savings account" means an account established in Indiana 41 under a farm savings account program for farm related expenses of a qualified person.
- 42 Sec. 2. As used in this chapter, "farm savings account program" means a program established
- under this chapter to allow a qualified person to establish a farm savings account to save for farm
 related expenses.
- 45 Sec. 3. As used in this chapter, "qualified farm expenses" means the cost to repair or purchase
- 46 parts to repair machinery, tools, and other implements used by a qualified person in the commercial
- 47 production of food or agricultural commodities as a farmer.



108

3 company, a trust company, an investment company, a mutual fund, or similar entity that has entered into an agreement with the treasurer of state to participate in the farm savings account 4 5 program. Sec. 5. As used in this chapter, "qualified person" means an individual, partnership, corporation, 6 7 or other entity that is occupationally engaged in the commercial production of food or agricultural commodities, including vegetables, fruits, crops, livestock, and poultry, for sale at a profit or for 8 9 further use in producing food or agricultural commodities for commercial sale at a profit. The term 10 does not include a person who engages in the production of food or agricultural commodities for 11 personal use or as a hobby. 12 Sec. 6. The treasurer of state shall establish and administer a farm savings account program for the purpose of allowing qualified persons to establish farm savings accounts to be used to save 13 14 money for farm related expenses. 15 Sec. 7. A financial institution may enter into an agreement with the treasurer of state to 16 participate in the farm savings account program as a qualified financial institution according to the 17 terms proposed by the treasurer of state. 18 Sec. 8. A qualified person may establish a farm savings account with a qualified financial 19 institution according to the terms of the farm savings account program. 20 Sec. 9. A qualified person may deposit money in the qualified person's farm savings account. 21 Sec. 10. (a) If a qualified person withdraws money from the qualified person's farm savings 22 account: 23 (1) for payment or reimbursement of qualified farm expenses; 24 (2) subject to subsection (c), in a taxable year in which the qualified person's gross revenue is 25 less than the qualified person's gross revenue in the immediately preceding taxable year; or 26 (3) due to the termination of the farm savings account program; 27 the withdrawal of money and any interest income earned on the money while it is in the farm 28 savings account are not considered income to the qualified person under IC 6-3-2-34. 29 (b) A withdrawal of money from a qualified person's farm savings account for a reason not 30 described in subsection (a) is subject to taxation under IC 6-3-1 through IC 6-3-7 as income of the 31 qualified person. 32 (c) The amount withdrawn by a qualified person as described in subsection (a)(2) may not exceed the difference between the qualified person's gross revenue in the taxable year and the qualified 33 34 person's gross revenue in the immediately preceding taxable year. 35 Sec. 11. Money in a farm savings account and any investment returns on money in a farm 36 savings account are the property of the qualified person. 37 SECTION 57. IC 10-11-2-13, AS AMENDED BY P.L.201-2023, SECTION 122, IS AMENDED TO 38 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 13. (a) The board shall categorize salaries of 39 police employees within each rank based upon the rank held and the number of years of service in the 40 department through the fifteenth year. The salary ranges the board assigns to each rank shall be divided 41 into a base salary and fifteen (15) increments above the base salary, with: 42 (1) the base salary in the rank paid to a person with less than one (1) year of service in the 43 department; and 44 (2) the highest salary in the rank paid to a person with at least fifteen (15) years of service in the 45 department. 46 (b) The salary matrix prescribed by this section shall be reviewed and approved by the budget agency 47 biennially in even-numbered years before implementation. 2025 IN 1001-LS 7763/DI 125

Sec. 4. As used in this chapter, "qualified financial institution" means a bank, a commercial

bank, a national bank, a savings bank, a savings and loan, a thrift, a credit union, an insurance



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1 (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 2 3 generally eligible. The adjusted percentage increase of the salary matrix and each corresponding salary increment in the salary matrix is equal to the percentage by which the revised or adjusted 4 5 statewide average salary of state employees in the executive branch who are in a particular salary bracket exceeds the statewide average salary of state employees in the executive branch who were 6 7 in the same or a similar salary bracket on July 1 of the immediately preceding year. 8 SECTION 58. IC 10-11-2-28.5, AS AMENDED BY P.L.114-2022, SECTION 16, IS AMENDED TO 9 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 28.5. (a) After June 30, 2007, the board shall use a salary matrix that categorizes salaries of capitol police officers described in section 28 of this 10 chapter within each rank based upon the rank held and the number of years of service in the department 11 through the tenth year. The salary ranges the board assigns to each rank shall be divided into a base salary 12 and ten (10) increments above the base salary, with: 13 14 (1) the base salary in the rank paid to a capitol police officer with less than one (1) year of service 15 in the department; and 16 (2) the highest salary in the rank paid to a capitol police officer with at least ten (10) years of service 17 in the department. 18 (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 19 20 rank on January 1, 2006. 21 (c) The salary matrix prescribed by this section shall be reviewed and approved by the budget agency biennially in even-numbered years before implementation. 22 23 (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 24 25 13 of this chapter. 26 (e) The board shall adjust the salary matrix prescribed by this section whenever a revision or 27 adjustment is made to a pay plan developed under IC 4-15-2.2-27 for which all employees are 28 generally eligible. The adjusted percentage increase of the salary matrix and each corresponding 29 salary increment in the salary matrix is equal to the percentage by which the revised or adjusted 30 statewide average salary of state employees in the executive branch who are in a particular salary bracket exceeds the statewide average salary of state employees in the executive branch who were 31 32 in the same or a similar salary bracket on July 1 of the immediately preceding year. 33 SECTION 59. IC 12-17.2-7.7 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO 34 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: 35 **Chapter 7.7. Local Child Care Assistance Program** Sec. 1. As used in this chapter, "program" means the local child care assistance program 36 37 established by section 2 of this chapter. Sec. 2. (a) The local child care assistance program is established for the purpose of providing a 38 39 county with assistance in expanding the availability of child care in the county. 40 (b) The office of the secretary shall administer the program. 41 Sec. 3. (a) A county may apply to the office of the secretary, in a manner prescribed by the office 42 of the secretary, to participate in the program. 43 (b) The office of the secretary may make any of the following assistance available to a county 44 participating in the program: 45 (1) Matching grants. 46 (2) Technical, analytical, and communications assistance. 47 (3) Training.



1 (4) Guidance regarding licensure of child care providers. 2 (5) Any other assistance the office of the secretary chooses to offer through the program. 3 Sec. 4. (a) Subject to appropriations by the general assembly for this purpose, the office of the secretary shall provide a matching grant equal to one dollar (\$1) for every one dollar (\$1) matched 4 5 by a county. 6 (b) A county that requests a matching grant through the program shall, as a condition of 7 receiving the matching grant, enter into an agreement with the office of the secretary that prescribes the purposes for which the county may use matching grants from the state. 8 9 Sec. 5. Not later than March 1 of each year, a county that received one (1) or more matching grants in the immediately preceding calendar year shall submit a report to the office of the 10 11 secretary that includes: 12 (1) an accounting of the purposes for which the county used the matching grants received by the county in the immediately preceding calendar year; 13 (2) a proposed plan for the county's use of future matching grants received by the county; and 14 15 (3) any additional information required by the office of the secretary. Sec. 6. If the office of the secretary determines that a county is not complying with the terms of 16 17 the grant program agreement entered into by the county under this chapter, the office of the 18 secretary shall: 19 (1) provide written notice to the county that: 20 (A) the office of the secretary has determined that the county is not in compliance with the 21 county's agreement; and 22 (B) the county must demonstrate that it is in compliance with the agreement not later than 23 thirty (30) days after the date of the notice; and (2) suspend matching grants to the county if the county does not demonstrate to the office of 24 25 the secretary that the county is in compliance with the terms not later than thirty (30) days 26 after the date of the notice. 27 Sec. 7. Not later than July 1, 2026, and July 1 of each year thereafter, the office of the secretary 28 shall submit a report to the legislative council that provides the following information regarding 29 the program for the preceding calendar year: 30 (1) The counties that participated in the program. 31 (2) The counties that received matching grants, and the total amount of the matching funds 32 provided. 33 (3) A summary of the assistance other than matching grants that was provided to counties 34 through the program. 35 (4) A summary of the purposes for which counties reported using matching grants under section 5 of this chapter. 36 37 (5) The office of the secretary's assessment of the effectiveness of the program in expanding the availability of child care in Indiana. 38 (6) Any changes to the program the office of the secretary recommends to increase the 39 40 effectiveness of the program in expanding the availability of child care in Indiana. 41 The report must be submitted in an electronic format under IC 5-14-6. 42 SECTION 60. IC 14-9-8-28, AS AMENDED BY P.L.201-2023, SECTION 144, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 28. (a) The natural resources commission shall 43 categorize salaries of enforcement officers within each rank based upon the rank held and the number of 44 45 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 46

47 with:



1 (1) the base salary in the rank paid to a person with less than one (1) year of service in the 2 department; and 3 (2) the highest salary in the rank paid to a person with at least fifteen (15) years of service in the 4 department. 5 (b) The salary matrix prescribed by this section shall be reviewed and approved by the state budget agency biennially in even-numbered years before implementation. 6 7 (c) The salaries for law enforcement officers of the law enforcement division of the department must 8 be equal to the salaries of police employees of the state police department under IC 10-11-2-13, based 9 upon years of service in the department and rank held. (d) The requirement of subsection (c) does not affect: 10 (1) any rights or liabilities accrued; or 11 12 (2) any proceedings begun; on or before June 30, 1999. Those rights, liabilities, and proceedings continue and shall be imposed and 13 14 enforced under prior civil law and procedure as if the requirement of subsection (c) had not been enacted. 15 (e) The salary matrix prescribed by this section must be adjusted at the same time and in the same manner as an adjustment required by IC 10-11-2-13(c). 16 SECTION 61. IC 16-21-10-21, AS AMENDED BY P.L.201-2023, SECTION 148, IS AMENDED TO 17 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 21. This chapter expires June 30, 2025. 18 19 2027. SECTION 62. IC 16-28-15-14, AS AMENDED BY P.L.201-2023, SECTION 149, IS AMENDED TO 20 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. This chapter expires June 30, 2025. 21 22 2027. 23 SECTION 63. IC 16-41-42.2-3, AS AMENDED BY P.L.200-2015, SECTION 2, IS AMENDED TO 24 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 3. (a) The spinal cord and brain injury fund 25 is established to fund research on spinal cord and brain injuries. (b) The fund shall be administered by the state department. 26 27 (c) The fund consists of: 28 (1) appropriations; 29 (2) gifts and bequests; 30 (3) fees deposited in the fund by law; and 31 (4) grants received from the federal government or private sources. (d) The expenses of administering the fund shall be paid from money in the fund. 32 (e) The treasurer of state shall invest the money in the fund not currently needed to meet the 33 34 obligations of the fund in the same manner as other public money may be invested. 35 (f) Money in the fund at the end of a state fiscal year does not revert to the state general fund. 36 (g) The money in the fund is continually appropriated to the state department to fund the purposes 37 specified in section 4 of this chapter. 38 SECTION 64. IC 20-26-11-17, AS AMENDED BY P.L.146-2008, SECTION 472, IS AMENDED TO 39 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 17. (a) Each year before the date specified in 40 the rules adopted by the state board, a school corporation shall report the information specified in 41 subsection (b) for each student: 42 (1) for whom tuition support is paid by another school corporation; 43 (2) for whom tuition support is paid by the state; and 44 (3) who is enrolled in the school corporation but has the equivalent of a legal settlement in another 45 state or country;

to the department. 46

47 (b) Each school corporation shall provide the following information for each school year for each



- 1 category of student described in subsection (a):
- 2 (1) The amount of tuition support and other support received for the students described in subsection 3 (a).
- 4 (2) The operating expenses, as determined under section 13 of this chapter, incurred for the students 5 described in subsection (a).
- 6 (3) Special equipment expenditures that are directly related to educating students described in 7 subsection (a).
- (4) The number of transfer students described in subsection (a). 8
- (5) Any other information required under the rules adopted by the state board after consultation with 9 10 the office of the secretary of family and social services.
- 11 (c) The information required under this section shall be reported in the format and on the forms 12 specified by the state board.
- (d) Not later than November 30 of each year the department shall compile the information required 13 from school corporations under this section and submit the compiled information in the form specified 14 by the office of the secretary of family and social services to the office of the secretary of family and 15 16
- social services.

17 (e) Not later than December 31 of each year, the office of the secretary of family and social services 18 shall submit a report to the members of the budget committee and the executive director of the legislative 19 services agency that compiles and analyzes the information required from school corporations under this

20 section. The report must identify the types of state and local funding changes that are needed to provide

- 21 adequate state and local money to educate transfer students. A report submitted under this subsection to
- 22 the executive director of the legislative services agency must be in an electronic format under IC 5-14-6.
- 23 SECTION 65. IC 20-51-1-4.3, AS AMENDED BY P.L.201-2023, SECTION 215, IS AMENDED TO 24 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 4.3. "Eligible choice scholarship student"
- 25 refers to an individual who:
- 26 (1) has legal settlement in Indiana; and
- 27 (2) is at least five (5) years of age and less than twenty-two (22) years of age on October 1 of the 28 applicable school year. and
- 29 (3) is a member of a household with an annual income of not more than four hundred percent 30 (400%) of the amount required for the individual to qualify for the federal free or reduced price
- 31 lunch program.
- 32 SECTION 66. IC 20-51-1-5, AS AMENDED BY P.L.162-2024, SECTION 27, IS AMENDED TO 33 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2025]: Sec. 5. "Eligible student" refers to an individual
- 34 who:
- 35 (1) has legal settlement in Indiana;
- (2) is at least four (4) years of age and less than twenty-two (22) years of age on October 1 of the 36 37 applicable school year; and
- 38 (3) either has been or is currently enrolled in a participating school. and
- 39 (4) is a member of a household with an annual income of not more than four hundred percent 40
- (400%) of the amount required for the individual to qualify for the federal free or reduced price 41 lunch program.
- 42 SECTION 67. IC 20-51.4-2-1.5, AS ADDED BY P.L.202-2023, SECTION 24, IS AMENDED TO
- 43 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 1.5. "Career scholarship student" means an 44 individual who:
- 45 (1) has legal settlement in Indiana;
- 46 (2) is at least five (5) years of age and less than twenty-two (22) years of age on the date in the
- 47 school year specified in IC 20-33-2-7; and



1	(3) either:
2	(A) is enrolled in grade 10, 11, or 12 in Indiana; or
3	(B) is an individual who:
4	(i) has graduated, obtained a certificate of completion under the individual's
5	individualized education program, or received an Indiana high school equivalency
6	diploma;
7	(ii) participated in the career scholarship program or the education savings account
8	program while enrolled in grade 10, 11, or 12 in Indiana; and
9	(iii) was a student with a disability at the time the account was established who required
10	special education and for whom an individualized education program, a service plan
11	developed under 511 IAC 7-34, or a choice special education plan developed under 511
12	IAC 7-49 was developed.
13	SECTION 68. IC 20-51.4-2-4, AS AMENDED BY P.L.127-2024, SECTION 3, AND AS AMENDED
14	BY P.L.162-2024, SECTION 28, AND AS AMENDED BY THE TECHNICAL CORRECTIONS BILL
15	OF THE 2025 GENERAL ASSEMBLY, IS CORRECTED AND AMENDED TO READ AS FOLLOWS
16	[EFFECTIVE JUNE 29, 2025]: Sec. 4. "Eligible student" refers to an individual who:
17	(1) has legal settlement in Indiana;
18	(2) is at least five (5) years of age and less than twenty-two (22) years of age <i>on the date in the</i>
19	school year specified in IC 20-33-2-7; on October 1 of the applicable school year; and
20	(3) is a student:
21	(A) with a disability at the time the account is established who requires special education and for
22	whom: (A) (t) and indication to the effective rest $(a,b) = (a,b) = ($
23	$\frac{(A)}{(A)}$ (i) an individualized education program;
24 25	(<i>B</i>) (<i>ii</i>) a service plan developed under 511 IAC 7-34; or (<i>C</i>) (<i>iii</i>) a choice special education plan developed under 511 IAC 7-49;
23 26	has been developed; <i>and or</i>
27	(B) who is a sibling of a student described in clause (A) who has had an ESA account established
28	in the student's name under IC 20-51.4-4-1. and
20 29	(4) meets the annual income qualification requirement for a choice scholarship student under
30	IC 20-51-1.
31	SECTION 69. IC 20-51.4-4.5-1, AS AMENDED BY P.L.127-2024, SECTION 6, IS AMENDED TO
32	READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 1. (a) After June 30, 2023, a parent of a career
33	scholarship student or an emancipated career scholarship student may establish a career scholarship
34	account for the career scholarship student by entering into a written agreement with the treasurer of state
35	on a form prepared by the treasurer of state. An application to establish a CSA account, or an application
36	to participate in the CSA program with an ESA account, must be submitted not later than October 1 for
37	the school year. Subject to subsection (f), the CSA account of a career scholarship student must be made
38	in the name of the career scholarship student. The treasurer of state shall make the agreement available
39	on the website of the treasurer of state.
40	(b) To be eligible to participate in the CSA program, a parent of a career scholarship student or an
41	emancipated career scholarship student must agree that:
42	(1) a grant deposited in the career scholarship student's CSA account under section 3 of this chapter
43	and any interest that may accrue in the CSA account will be used only for the CSA qualified
44	expenses;
45	(2) money in the CSA account when the CSA account is terminated reverts to the state general fund;
46	and
47	(3) the parent of the career scholarship student or the emancipated career scholarship student will

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1	use the money in the CSA account for the career scholarship student to attend:
2	(A) one (1) or more of the sequences, courses, apprenticeships, or programs of study designated
3	and approved under section 6(a) of this chapter; or
4	(B) in the case of a career scholarship student described in IC 20-51.4-2-1.5(3)(B), one (1)
5	or more of the sequences, courses, apprenticeships, or programs of study designated and
6	approved under section 6(a) of this chapter that are related to the:
7	(i) individualized education program;
8	(ii) service plan developed under 511 IAC 7-34; or
9	(iii) choice special education plan developed under 511 IAC 7-49;
10	previously developed for the career scholarship student before the student graduated,
11	obtained a certificate of completion, or received an Indiana high school equivalency
12	diploma.
13	(c) A parent of a career scholarship student may enter into a separate agreement under subsection (a)
14	for each child of the parent. However, not more than one (1) CSA account may be established for each
15	career scholarship student.
16	(d) Except as provided under subsection (f), a CSA account must be established under subsection (a)
17	by a parent of a career scholarship student or an emancipated career scholarship student for a school year
18	not later than thirty (30) days after the date that the treasurer of state approves an application submitted
19	under subsection (a).
20	(e) Except as provided in section 2 of this chapter, an agreement made under this section is valid for
21	one (1) school year while the career scholarship student is in grades 10 through 12, or, in the case of a
22	career scholarship student described in IC 20-51.4-2-1.5(3)(B), until the student becomes
23	twenty-two (22) years of age, and may be renewed annually. Upon graduation, or receipt of:
24	(1) a certificate of completion under the career scholarship student's individualized education
25	program; or
26	(2) an Indiana high school equivalency diploma under IC 22-4.1-18;
27	the career scholarship student's CSA account is terminated. However, in the case of a career
28	scholarship student described in IC 20-51.4-2-1.5(3)(B), the career scholarship student's CSA
29	account is terminated on the July 1 that immediately follows the date the student becomes
30	twenty-two (22) years of age.
31	(f) If:
32	(1) a parent of a career scholarship student or an emancipated career scholarship student enters into
33	a written agreement with the treasurer of state on a form under subsection (a); and
34	(2) the career scholarship student participates in the ESA program under this article;
35	the parent or emancipated career scholarship student must participate in the CSA program using the
36	student's ESA account instead of establishing a CSA account. However, if the student ceases to participate
37	in the ESA program, the parent of the student or the emancipated student must establish a CSA account
38	to participate in the CSA program.
39	SECTION 70. IC 20-51.4-4.5-2, AS ADDED BY P.L.202-2023, SECTION 62, IS AMENDED TO
40	READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 2. (a) An agreement entered into under section
41	1 of this chapter terminates automatically for a career scholarship student if:
42	(1) the career scholarship student no longer resides in Indiana while the career scholarship student
43	is eligible to receive grants under section 3 of this chapter; or
44	(2) the CSA account is not renewed within three hundred ninety-five (395) days after the date the
45	CSA account was either established or last renewed.
46	If a CSA account is terminated under this section money in the career scholarship student's CSA account

- If a CSA account is terminated under this section, money in the career scholarship student's CSA account, including any interest accrued, reverts to the state general fund.



1 (b) An agreement made under section 1 of this chapter for a career scholarship student while the career 2 scholarship student is in grades 10 through 12 may be terminated before the end of the school year, or, 3 in the case of a career scholarship student described in IC 20-51.4-2-1.5(3)(B), before the end of the 4 school year of the school that the student last attended while in grade 12, if the parent of the career 5 scholarship student or the emancipated career scholarship student notifies the treasurer of state in a manner specified by the treasurer of state. 6 7 (c) A distribution made to a CSA account or ESA account, as applicable, under section 3 of this 8 chapter is considered tax exempt as long as the distribution is used for: 9 (1) a CSA qualified expense; or 10 (2) an ESA qualified expense if the career scholarship student is participating in the ESA program. 11 The amount is subtracted from the definition of "adjusted gross income" under IC 6-3-1-3.5 to the extent 12 the distribution used for the CSA qualified expense or ESA qualified expense, as applicable, is included in the taxpayer's adjusted federal gross income under the Internal Revenue Code. 13 14 (d) If a career scholarship student does not have a student test number, the department shall establish 15 a student test number as described in IC 20-19-3-9.4 for the career scholarship student. The treasurer of 16 state shall provide the department information necessary for the department to comply with this 17 subsection. 18 SECTION 71. IC 20-51.4-4.5-3, AS ADDED BY P.L.202-2023, SECTION 62, IS AMENDED TO 19 READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 3. (a) A career scholarship student who 20 currently maintains a CSA account or an ESA account and participates in the CSA program is entitled 21 to an annual grant amount for each school year: until the student: 22 (1) graduates; or 23 (2) obtains: 24 (A) a certificate of completion under the student's individualized education program; or 25 (B) an Indiana high school equivalency diploma under IC 22-4.1-18. 26 (1) until the student graduates or obtains: 27 (A) a certificate of completion under the student's individualized education program; or 28 (B) an Indiana high school equivalency diploma under IC 22-4.1-18; or 29 (2) in the case of a career scholarship student described in IC 20-51.4-2-1.5(3)(B), until the July 30 1 that immediately follows the date the student becomes twenty-two (22) years of age. 31 (b) A career scholarship student may not receive a grant under this section after graduating, receiving 32 an Indiana high school equivalency diploma, or obtaining a certificate of completion unless the career 33 scholarship student: 34 (1) graduated, obtained a certificate of completion, or received an Indiana high school 35 equivalency diploma; 36 (2) participated in the career scholarship program or the education savings account program 37 while enrolled in grade 10, 11, or 12 in Indiana; (3) was a student with a disability at the time the account was established who required special 38 39 education and for whom: 40 (A) an individualized education program; 41 (B) a service plan developed under 511 IAC 7-34; or (C) a choice special education plan developed under 511 IAC 7-49; 42 43 was developed; and 44 (4) is less than twenty-two (22) years of age. The CSA annual grant amount shall be paid from the CSA program fund. The treasurer of state, with 45 notice to the department, shall deposit the CSA annual grant amount under this section, in quarterly 46

47 deposits, into a career scholarship student's



1	(1) CSA account, or
2	(2) ESA account if the student participates in the ESA program,
3	in a manner established by the treasurer of state.
4	(c) Except as provided in subsection (d), at the end of the year in which a CSA account is established,
5	the parent of a career scholarship student or the emancipated career scholarship student may roll over for
6	use in a subsequent year a maximum of one thousand dollars (\$1,000). However, for each year thereafter,
7	the parent of the career scholarship student or emancipated eligible student may roll over one thousand
8	dollars (\$1,000) plus any amount rolled over in a previous year.
9	(d) A career scholarship student's CSA account shall terminate on the later latest of:
10	(1) the date the student graduates high school or obtains an Indiana high school equivalency
11	diploma; or
12	(2) July 1 of the year in which the student graduates high school or obtains an Indiana high school
13	equivalency diploma; or
14	(3) in the case of a career scholarship student described in IC 20-51.4-2-1.5(3)(B), the July 1
15	that immediately follows the date the student becomes twenty-two (22) years of age.
16	Any money, including interest that remains in the career scholarship student's CSA account when it
17	terminates under this subsection, reverts to the state general fund.
18	SECTION 72. IC 20-51.4-4.5-7, AS ADDED BY P.L.202-2023, SECTION 62, IS AMENDED TO
19	READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 7. (a) Beginning July 1, 2025, a career
20	scholarship student may only receive a grant amount for a sequence, course, apprenticeship, or program
21	of study described in section 6(a) of this chapter that aligns with the career scholarship student's
22	graduation plan, or in the case of a career scholarship student described in IC 20-51.4-2-1.5(3)(B),
23	that is related to the:
24	(1) individualized education program;
24	(1) mar raduinzed education program,
24 25	(2) service plan developed under 511 IAC 7-34; or
25	(2) service plan developed under 511 IAC 7-34; or
25 26 27 28	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma.
25 26 27 28 29	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma. (b) The commission for higher education may contract with one (1) or more entities to:
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25 26 27 28 29 30 31 32	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma. (b) The commission for higher education may contract with one (1) or more entities to: (1) establish graduation plans with career scholarship students who have not established graduation plans with a school corporation or school; and (2) discuss sequence, course, apprenticeship, and program of study opportunities with career
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25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma. (b) The commission for higher education may contract with one (1) or more entities to: (1) establish graduation plans with career scholarship students who have not established graduation plans with a school corporation or school; and (2) discuss sequence, course, apprenticeship, and program of study opportunities with career scholarship students. SECTION 73. IC 22-4.1-6-2, AS AMENDED BY P.L.69-2015, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 2. Money in the fund may be used for the following purposes at the discretion of the department, based upon the priorities necessary to achieve the department's goals: (1) To build the capacity and strengthen the quality of services of programs offering basic skills services and having a substantial volunteer component, including staff and volunteer development,
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma. (b) The commission for higher education may contract with one (1) or more entities to: (1) establish graduation plans with career scholarship students who have not established graduation plans with a school corporation or school; and (2) discuss sequence, course, apprenticeship, and program of study opportunities with career scholarship students. SECTION 73. IC 22-4.1-6-2, AS AMENDED BY P.L.69-2015, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 2. Money in the fund may be used for the following purposes at the discretion of the department, based upon the priorities necessary to achieve the department's goals: (1) To build the capacity and strengthen the quality of services of programs offering basic skills services and having a substantial volunteer component, including staff and volunteer development, outreach, equipment, software, training materials, and community linkages.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma. (b) The commission for higher education may contract with one (1) or more entities to: (1) establish graduation plans with career scholarship students who have not established graduation plans with a school corporation or school; and (2) discuss sequence, course, apprenticeship, and program of study opportunities with career scholarship students. SECTION 73. IC 22-4.1-6-2, AS AMENDED BY P.L.69-2015, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 2. Money in the fund may be used for the following purposes at the discretion of the department, based upon the priorities necessary to achieve the department's goals: (1) To build the capacity and strengthen the quality of services of programs offering basic skills services and having a substantial volunteer component, including staff and volunteer development, outreach, equipment, software, training materials, and community linkages. (2) For workforce development programs providing essential and basic education skills training to
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma. (b) The commission for higher education may contract with one (1) or more entities to: (1) establish graduation plans with career scholarship students who have not established graduation plans with a school corporation or school; and (2) discuss sequence, course, apprenticeship, and program of study opportunities with career scholarship students. SECTION 73. IC 22-4.1-6-2, AS AMENDED BY P.L.69-2015, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 2. Money in the fund may be used for the following purposes at the discretion of the department, based upon the priorities necessary to achieve the department's goals: (1) To build the capacity and strengthen the quality of services of programs offering basic skills services and having a substantial volunteer component, including staff and volunteer development, outreach, equipment, software, training materials, and community linkages. (2) For workforce development programs providing essential and basic education skills training to raise skills and productivity in the workplace.
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25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (2) service plan developed under 511 IAC 7-34; or (3) choice special education plan developed under 511 IAC 7-49; previously developed for the career scholarship student before the student graduated, obtained a certificate of completion, or received an Indiana high school equivalency diploma. (b) The commission for higher education may contract with one (1) or more entities to: (1) establish graduation plans with career scholarship students who have not established graduation plans with a school corporation or school; and (2) discuss sequence, course, apprenticeship, and program of study opportunities with career scholarship students. SECTION 73. IC 22-4.1-6-2, AS AMENDED BY P.L.69-2015, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 2. Money in the fund may be used for the following purposes at the discretion of the department, based upon the priorities necessary to achieve the department's goals: (1) To build the capacity and strengthen the quality of services of programs offering basic skills services and having a substantial volunteer component, including staff and volunteer development, outreach, equipment, software, training materials, and community linkages. (2) For workforce development programs providing essential and basic education to enhance the providers' capacity to link with employers and document productivity gains resulting from



1	(5) To provide training for dislocated workers.
2	(6) To provide training for workers who are at risk of becoming dislocated workers because of a lack
3	of skills.
4	(7) To provide comprehensive job training and related services for economically disadvantaged,
5	unemployed, and underemployed individuals, including recruitment, counseling, remedial education,
6	career and technical training, job development, job placement, and other appropriate services to
7	enable each individual to secure and retain employment at the individual's maximum capacity.
8	(8) To attract federal funds in order to increase the resources available to carry out the purposes of
9	this section.
10	(9) To provide grants for reimbursement of training expenses under the Hoosier workforce
11	upskill program established by IC 22-4.1-29-3.
12	SECTION 74. IC 22-4.1-29 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
13	AS FOLLOWS [EFFECTIVE JULY 1, 2025]:
14	Chapter 29. Hoosier Workforce Upskill Program
15	Sec. 1. As used in this chapter, "eligible employer" means an individual, a firm, a partnership,
16	a limited liability company, a joint venture, an association, a corporation, or another legal business
17	entity:
18	(1) whose principal place of business is located in Indiana; and
19	(2) that pays each employee at least the statewide median wage for the calendar year.
20	Sec. 2. As used in this chapter, "program" refers to the Hoosier workforce upskill program
21	established by section 3 of this chapter.
22	Sec. 3. The Hoosier workforce upskill program is established to provide grants to eligible
23	employers for reimbursement of eligible training expenses.
24	Sec. 4. The department shall administer the program.
25 26	Sec. 5. An eligible employer may apply to the department for a grant from the program for
26 27	reimbursement of training expenses incurred by the employer for the following:
27 28	(1) Compensation paid to an employee who trains other employees.(2) Compensation paid to an employee who is being trained.
20 29	(3) Travel expenses incurred that are related to providing training to an employee.
2) 30	Sec. 6. An eligible employer must submit with an application for a grant a statement affirming
31	that the eligible employer will increase the total compensation paid to an employee who receives
32	training for which a grant is received under this chapter by at least twenty-five percent (25%)
33	within twelve (12) months after receiving the grant under this chapter.
34	Sec. 7. Subject to section 8 of this chapter and available funds, the department may approve an
35	application from an eligible employer and award a grant from the fund.
36	Sec. 8. The total amount of a grant under the program for reimbursement of training expenses
37	related to the training provided to a particular employee may not exceed the lesser of:
38	(1) fifty percent (50%) of the total training expenses related to the employee; or
39	(2) one thousand dollars (\$1,000).
40	Sec. 9. An eligible employer may apply for a grant only for reimbursement of training expenses
41	related to the eligible employer's Indiana operations.
42	Sec. 10. The department shall establish and implement procedures and guidelines for the
43	application and the awarding of grants under the program.
44	Sec. 11. This chapter expires June 30, 2029.
45	SECTION 75. IC 33-39-8-5, AS AMENDED BY P.L.55-2022, SECTION 12, IS AMENDED TO
46	READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 5. The council shall do the following:
47	(1) Assist in the coordination of the duties of the prosecuting attorneys of the state and their staffs.



1	(2) Prepare manuals of procedure.
2	(3) Give assistance in preparation of the trial briefs, forms, and instructions.
3	(4) Conduct training for prosecuting attorneys and the staff of prosecuting attorneys.
4	(5) Conduct research and studies that would be of interest and value to all prosecuting attorneys and
5	their staffs.
6	(6) Maintain liaison contact with study commissions and agencies of all branches of local, state, and
7	federal government that will be of benefit to law enforcement and the fair administration of justice
8	in Indiana.
9	(7) Adopt guidelines for the expenditure of funds derived from a deferral program or a pretrial
10	diversion program.
11	(8) The council shall:
12	(A) compile forfeiture data received under IC 34-24-1-4.5; and
13	(B) annually submit a report to the legislative council containing the compiled data.
14	(9) Adopt guidelines and standards for services under which the counties will be eligible for
15	reimbursement under IC 33-39-11.
16	The council shall submit the report to the legislative council before July 15 of every year. The report must
17	be in an electronic format under IC 5-14-6. The council may adopt rules under IC 4-22-2 to implement
18	this subdivision.
19	SECTION 76. IC 33-39-11 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
20	AS FOLLOWS [EFFECTIVE JULY 1, 2025]:
21	Chapter 11. Public Prosecution Fund
22	Sec. 1. The public prosecution fund is established to provide county reimbursement of
23	compensation paid to deputy prosecuting attorneys and administrative expenses.
24	Sec. 2. The fund consists of money appropriated to the fund by the general assembly.
25	Sec. 3. The treasurer of state shall invest the money in the fund not currently needed to meet the
26	obligations of the fund in the same manner as other public funds may be invested.
27	Sec. 4. Money in the fund at the end of a state fiscal year does not revert to the state general
28	fund.
29	Sec. 5. (a) A county auditor may submit on a quarterly basis a certified request to the state
30	comptroller for reimbursement from the public prosecution fund for an amount equal to fifty
31	percent (50%) of the county's expenditures for salary paid to a deputy prosecuting attorney other
32	than a chief deputy prosecuting attorney or an elected prosecuting attorney if the annual salary of
33	the deputy prosecuting attorney is equal to at least fifty-five percent (55%) of the salary paid to the
34	elected full-time prosecuting attorney.
35	(b) A county auditor may submit on a quarterly basis a certified request to the state comptroller
36	for reimbursement from the public prosecution fund for the county's expenditures for fringe
37	benefits provided to a deputy prosecuting attorney other than a chief deputy prosecuting attorney
38	or an elected prosecuting attorney if the annual salary of the deputy prosecuting attorney is equal
39	to at least fifty-five percent (55%) of the salary paid to the elected full-time prosecuting attorney.
40	However, a request for reimbursement for fringe benefits under this subsection may not exceed
41	fifteen thousand one hundred forty dollars (\$15,140).
42	Sec. 6. Upon receiving certification from a county auditor, the state comptroller shall issue a
43	warrant to the treasurer of state for disbursement to the county of the amount certified.
44	VECTION 77 DI 201 2022 RECTION 204 IR AMENDED TO DEAD AREAL AND I OWR REFERENTIVE
	SECTION 77. P.L.201-2023, SECTION 284, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
45 46	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

47 the American Rescue Plan Act that are unexpended and unencumbered at the close of the state fiscal year



1 ending on June 30, 2023, **2025**, do not lapse but instead remain available for expenditure:

2 (1) during the state fiscal year beginning July 1, 2025, and ending June 30, 2026; and

3 (2) for the state fiscal year beginning July 1, 2026, and ending June 30, 2027, during the period
4 of time after June 30, 2026, and before January 1, 2027;

5 either state fiscal year in a biennium beginning after June 30, 2023, and ending before July 1, 2025, for
6 the purpose for which the appropriation was originally made.

7 (b) This SECTION expires July 1, 2025. January 1, 2027.

8 SECTION 78. [EFFECTIVE JULY 1, 2025] (a) The director of the budget agency shall make a 9 written determination that funds are not appropriated or otherwise available to support 10 continuation of the performance of any contract or lease entered into under IC 4-13-12.1-8 (before

- 11 its repeal).
- 12 (b) This SECTION expires July 1, 2028.
- SECTION 79. [EFFECTIVE JULY 1, 2025] (a) On July 1, 2025, the state comptroller shall transfer
 fifteen million dollars (\$15,000,000) from the addiction services fund established by IC 12-23-2-2
 to the tobacco master settlement agreement fund established by IC 4-12-1-14.3.
- 16 (b) On July 1, 2025, the state comptroller shall transfer twenty-five million dollars (\$25,000,000)
- 17 from the department of insurance fund established by IC 27-1-3-28 to the tobacco master settlement
- 18 agreement fund established by IC 4-12-1-14.3.
- 19 (c) This SECTION expires July 1, 2027.
- 20 SECTION 80. [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)] (a) IC 6-3-2-33, as added by 21 this act, applies to taxable years beginning after December 31, 2024.
- 22 (b) This SECTION expires July 1, 2028.
- 23 SECTION 81. [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)] (a) IC 6-3-2-31, IC 6-3-2-32,
- 24 IC 6-3-2-34, IC 6-3-2-35, IC 6-3-2-36, IC 6-3-2-37, and IC 6-3-2-38, all as added by this act, apply
- 25 to taxable years beginning after December 31, 2024.
- 26 (b) This SECTION expires July 1, 2028.
- 27 SECTION 82. [EFFECTIVE JANUARY 1, 2025 (RETROACTIVE)] (a) IC 6-3.1-38-4 and
- 28 IC 6-3.1-38-7, both as amended by this act, apply to taxable years beginning after December 31,
- 29 2024.
- 30 (b) This SECTION expires July 1, 2028.
- 31 SECTION 83. An emergency is declared for this act.

