



HOUSE BILL No. 1072

DIGEST OF HB 1072 (Updated January 26, 2022 3:37 pm - DI 116)

Citations Affected: IC 5-11; IC 6-1.1; IC 20-24; IC 20-26; IC 20-29; IC 20-40; IC 20-46.

School referendum levies. Provides that a school corporation must distribute a portion of revenue received from a school operating referendum tax levy or school safety referendum levy to each charter school in which students who receive not more than 50% virtual instruction and who have legal settlement in the school corporation attend. Provides that if a charter school receives a distribution from a school corporation from a school corporation tax levy or a school safety referendum tax levy, the charter school must post the certain information on the charter school's Internet web site. Provides that a charter school that may receive money from a school corporation's tax levy or a school safety referendum tax levy may not promote a position on a referendum in the same manner as a school corporation is prohibited from promoting a position on a referendum. Provides that the governing body of a school corporation in which 10% or more of the school corporation's school buildings are occupied in whole or part by: (1) one or more innovation network schools; or (2) one or more participating innovation network charter schools; may sell a closed, unused, or unoccupied school building without first offering the school building to a charter school or state educational institution. Makes conforming amendments.

Effective: Upon passage; July 1, 2022.

Behning, Teshka, O'Brien

January 4, 2022, read first time and referred to Committee on Ways and Means. January 24, 2022, amended, reported — Do Pass. January 26, 2022, read second time, amended, ordered engrossed.



Second Regular Session of the 122nd General Assembly (2022)

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 2021 Regular Session of the General Assembly.

HOUSE BILL No. 1072

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

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

I	SECTION 1. IC 5-11-1-31, AS ADDED BY P.L.136-2021,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2022]: Sec. 31. An examination of a school corporation
4	conducted under section 24.4, 25(d), or 30 of this chapter and a
5	financial report prepared in accordance with IC 5-1-11.5-3 must
6	include an examination of:
7	(1) any revenue spending plans adopted under IC 20-46-1-8 or
8	IC 20-46-9-6 for:
9	(A) an operating referendum tax levy approved by the voters
0	of the school corporation under IC 20-46-1; or
1	(B) a school safety referendum tax levy approved by the voters
2	of the school corporation under IC 20-46-9; and
3	(2) the operating referendum tax levy fund or school safety
4	referendum tax levy fund of the school corporation, whichever is
5	applicable, including distributions to charter schools made
6	under IC 20-40-3-6 or IC 20-40-20-7;
7	to determine whether the school corporation is using the revenue



collected from the operating referendum tax levy or school safety referendum tax levy in the amounts and for the purposes established in the applicable revenue spending plan.

SECTION 2. IC 6-1.1-17-3, AS AMENDED BY P.L.220-2021, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 3. (a) The proper officers of a political subdivision shall formulate its estimated budget and its proposed tax rate and tax levy on the form prescribed by the department of local government finance and approved by the state board of accounts. In formulating a political subdivision's estimated budget under this section, the proper officers of the political subdivision must consider the net property tax revenue that will be collected by the political subdivision during the ensuing year, after taking into account the estimate by the department of local government finance under IC 6-1.1-20.6-11.1 of the amount by which the political subdivision's distribution of property taxes will be reduced by credits under IC 6-1.1-20.6-9.5 in the ensuing year, after taking into account the estimate by the department of local government finance under section 0.7 of this chapter of the maximum amount of net property tax revenue and miscellaneous revenue that the political subdivision will receive in the ensuing year, and after taking into account all payments for debt service obligations that are to be made by the political subdivision during the ensuing year. The political subdivision or appropriate fiscal body, if the political subdivision is subject to section 20 of this chapter, shall submit the following information to the department's computer gateway:

- (1) The estimated budget.
- (2) The estimated maximum permissible levy, as provided by the department under IC 6-1.1-18.5-24.
- (3) The current and proposed tax levies of each fund.
- (4) The percentage change between the current and proposed tax levies of each fund.
- (5) The amount by which the political subdivision's distribution of property taxes may be reduced by credits granted under IC 6-1.1-20.6, as estimated by the department of local government finance under IC 6-1.1-20.6-11.1.
- (6) The amounts of excessive levy appeals to be requested.
- (7) The time and place at which the political subdivision or appropriate fiscal body will hold a public hearing on the items described in subdivisions (1) through (6).
- (8) The time and place at which the political subdivision or appropriate fiscal body will meet to fix the budget, tax rate, and levy under section 5 of this chapter.



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1 (9) The date, time, and place of the final adoption of the budget, 2 tax rate, and levy under section 5 of this chapter. 3 Except as provided in section 5.6(b) of this chapter, the political

Except as provided in section 5.6(b) of this chapter, the political subdivision or appropriate fiscal body shall submit this information to the department's computer gateway at least ten (10) days before the public hearing required by this subsection in the manner prescribed by the department. If the date, time, or place of the final adoption subsequently changes, the political subdivision shall update the information submitted to the department's computer gateway. The department shall make this information available to taxpayers, at least ten (10) days before the public hearing, through its computer gateway and provide a telephone number through which taxpayers may request mailed copies of a political subdivision's information under this subsection. The department's computer gateway must allow a taxpayer to search for the information under this subsection by the taxpayer's address. The department shall review only the submission to the department's computer gateway for compliance with this section.

- (b) The board of directors of a solid waste management district established under IC 13-21 or IC 13-9.5-2 (before its repeal) may conduct the public hearing required under subsection (a):
 - (1) in any county of the solid waste management district; and
 - (2) in accordance with the annual notice of meetings published under IC 13-21-5-2.
- (c) The trustee of each township in the county shall estimate the amount necessary to meet the cost of township assistance in the township for the ensuing calendar year. The township board shall adopt with the township budget a tax rate sufficient to meet the estimated cost of township assistance. The taxes collected as a result of the tax rate adopted under this subsection are credited to the township assistance fund.
- (d) A political subdivision for which any of the information under subsection (a) is not submitted to the department's computer gateway in the manner prescribed by the department shall have its most recent annual appropriations and annual tax levy continued for the ensuing budget year.
- (e) If a political subdivision or appropriate fiscal body timely submits the information under subsection (a) but subsequently discovers the information contains an error, the political subdivision or appropriate fiscal body may submit amended information to the department's computer gateway. However, submission of an amendment to information described in subsection (a)(1) through (a)(7) must occur at least ten (10) days before the public hearing held under



1	subsection (a), and submission of an amendment to information
2	described in subsection (a)(8) must occur at least twenty-four (24)
3	hours before the time in which the meeting to fix the budget, tax rate,
4	and levy was originally advertised to commence.
5	(f) Each year, the governing body of a school corporation that
6	imposes property taxes to pay debt service on bonds or lease rentals on
7	a lease for a controlled project under IC 6-1.1-20, property taxes under
8	an operating referendum tax levy under IC 20-46-1, or property taxes
9	under a school safety referendum tax levy under IC 20-46-9, shall
10	submit the following information at least ten (10) days before the
11	public hearing required by subsection (a) in the manner prescribed by
12	the department:
13	(1) the purposes specified in the public question submitted to the
14	voters or any revenue spending plans adopted under
15	IC 6-1.1-20-13, IC 20-46-1-8, or IC 20-46-9-6 for:
16	(A) debt service on bonds or lease rentals on a lease for a
17	controlled project under IC 6-1.1-20;
18	(B) an operating referendum tax levy approved by the voters
19	of the school corporation under IC 20-46-1; or
20	(C) a school safety referendum tax levy approved by the voters
21	of the school corporation under IC 20-46-9;
22	as applicable; and
23	(2) the debt service levy fund, operating referendum tax levy
24	fund, or school safety referendum tax levy fund of the school
25	corporation, whichever is applicable; and
26	(3) for a levy resulting from a resolution passed by the
27	governing body of a school corporation under IC 20-46-1-8,
28	IC 20-46-1-8.5, IC 20-46-9-6, or IC 20-46-9-7 after June 30,
29	2022, the actual amount of revenue transferred to each
30	applicable charter school under IC 20-40-3-6 or IC 20-46-9-7;
31	to show whether the school corporation is using revenue collected from
32	the referendum tax levy in the amounts and for the purposes
33	established in the purposes specified in the public question submitted
34	to the voters or the revenue spending plan, as applicable. The
35	department shall make this information available to taxpayers at least
36	ten (10) days before the public hearing.
37	SECTION 3. IC 20-24-7-6, AS AMENDED BY P.L.154-2020,
38	SECTION 39, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

JULY 1, 2022]: Sec. 6. (a) With the approval of a majority of the

members of the governing body, a school corporation may distribute a proportionate share of the school corporation's operations fund to a

charter school. A charter school may elect to distribute a proportionate



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share of the charter school's operations fund to the school corporation in whose district the charter school is located.

- (b) This subsection applies to a levy resulting from a resolution to place a referendum on the ballot adopted by the governing body under IC 20-46-1-8 or IC 20-46-1-8.5 before July 1, 2022. A governing body may distribute money that is received as part of a tax levy collected under IC 20-46-1 from the school corporation's education fund to a charter school, excluding a virtual charter school, in the manner provided by IC 20-46-1-8(d). IC 20-46-1-8(e).
- (c) This subsection applies to a levy resulting from resolution to place a referendum on the ballot adopted by the governing body under IC 20-46-9-6 or IC 20-46-9-7 before July 1, 2022. A governing body may distribute money from the school safety referendum tax levy fund to a charter school, excluding a virtual charter school, in the manner prescribed by IC 20-46-9-6(b).

SECTION 4. IC 20-24-7-6.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 6.1. (a) This section applies to a levy resulting from a resolution to place a referendum on the ballot adopted by the governing body under IC 20-46-1-8, IC 20-46-1-8.5, IC 20-46-9-6, or IC 20-46-9-7 after June 30, 2022.

- (b) A governing body shall distribute money that is received as part of a tax levy collected under IC 20-46-1 from the school corporation's operating referendum tax levy fund to a charter school, excluding a virtual charter school, in the manner provided by IC 20-40-3-6.
- (c) A governing body shall distribute money from the school safety referendum tax levy fund to a charter school, excluding a virtual charter school, in the manner prescribed by IC 20-40-20-7.
- (d) A charter school that may receive money from a school corporation's tax levy collected under IC 20-46-1 or a school safety referendum tax levy under IC 20-46-9 may not promote a position on a referendum in the same manner as a school corporation is prohibited from promoting a position on a referendum, under IC 20-46-1-20.
- (e) If a charter school receives a distribution from a school corporation from a school corporation tax levy collected under IC 20-46-1 or a school safety referendum tax levy under IC 20-46-9, the charter school must post the following on the charter school's Internet web site:
 - (1) The specific purposes for which the revenue received from the tax levy with be used.



1	(2) An estimate of the annual dollar amounts that will be
2	expended for each purpose described in subdivision (1).
3	SECTION 5. IC 20-26-7.1-3, AS AMENDED BY P.L.155-2021,
4	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	UPON PASSAGE]: Sec. 3. (a) This subsection applies to any school
6	building that is owned by a school corporation or any other entity that
7	is related in any way to, or created by, the school corporation or the
8	governing body, including but not limited to a building corporation,
9	and that has at any time been used for classroom instruction. Except as
10	provided in subsection (b)(1), before a governing body may sell,
11	exchange, lease, demolish, hold without operating, or dispose of a
12	school building, a governing body shall do the following:
13	(1) This subdivision applies after June 30, 2021. The governing
14	body shall obtain a certification from the attorney general's office
15	under section 8.5 of this chapter.
16	(2) Except as provided in section 4(i) of this chapter, the
17	governing body shall make available for lease or purchase by a
18	charter school or, after June 30, 2021, a state educational
19	institution any school building owned by the school corporation
20	or any other entity that is related in any way to, or created by, the
21	school corporation or the governing body, including but not
22	limited to a building corporation, that:
23	(A) is vacant or unused; and
24	(B) was previously used for classroom instruction;
25	in order for the charter school to conduct kindergarten through grade
26	12 classroom instruction or to be used by a state educational institution
27	for an academic purpose.
28	(b) The following are not required to comply with this chapter:
29	(1) A governing body that vacates a school building in order to:
30	(A) renovate the school building for future use by the school
31	corporation; or
32	(B) demolish the school building and build a new school
33	building on the same site as the demolished building.
34	(2) An emergency manager of a distressed school corporation
35	under IC 6-1.1-20.3.
36	(3) The governing body of the School City of East Chicago school
37	corporation for the Carrie Gosch Elementary School building.
38	(c) Notwithstanding subsection (a), a lease entered into by a
39	governing body under IC 20-26-5-4(a)(7) prior to January 1, 2019, with
40	a state accredited nonpublic school shall remain in full force and effect.
41	In addition, the governing body may, during or at the expiration of the
42	term of such lease, sell the school building leased under



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1	IC 20-26-5-4(a)(7) to the nonpublic school at a purchase price mutually
2	agreed to by the governing body and the nonpublic school.
3	SECTION 6. IC 20-26-7.1-4, AS AMENDED BY P.L.155-2021,
4	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	UPON PASSAGE]: Sec. 4. (a) Except as provided in subsection (i),
6	not later than ten (10) days after passing a resolution or taking other
7	official action to close, no longer use, or no longer occupy a school
8	building that was previously used for classroom instruction under
9	section 3 of this chapter, the governing body shall:
10	(1) notify the department of the official action and the effective
11	date that the school building will be closed, no longer used, or no
12	longer occupied;
13	(2) make the school building available for inspection by a charter
14	school or state educational institution that notifies the department
15	that it is interested in leasing or purchasing the school building
16	described under section 3 of this chapter; and
17	(3) make the following information available to a charter school
18	or state educational institution described in subdivision (2):
19	(A) Estimates of the operating expenses for the school
20	building for the past three (3) years.
21	(B) Written information regarding the condition of the
22	building, including the age of the roof and the HVAC system,
23	and any known conditions which, in the governing body's
24	opinion, require prompt repair or replacement.

- (C) A legal description of the property.
- (b) Within five (5) days of receiving notice under subsection (a)(1), the department shall provide written notification to each state educational institution, charter school authorizer (excluding school corporation authorizers as defined in IC 20-24-1-2.5(1)), and statewide organizations representing charter schools in Indiana of the school corporation's resolution or official action described in subsection (a), including the date when the school building will close, no longer be used, or become vacant.
- (c) Except as provided in subsection (i), the school corporation shall lease the school building to a charter school or state educational institution for one dollar (\$1) per year for as long as the state educational institution uses the building for an academic purpose or the charter school uses the school building for classroom instruction, for a term at the state educational institution's or charter school's discretion, or sell the school building for one dollar (\$1), if the charter school or state educational institution does the following:
 - (1) Within thirty (30) days of receiving the department's notice



1	under subsection (b), a charter school or state educational
2	institution must submit a preliminary request to purchase or lease
3	the school building.
4	(2) Subject to subsection (d), within ninety (90) days of receiving
5	the department's notice under subsection (b), a charter school or
6	state educational institution must submit to the school corporation
7	the following information:
8	(A) The name of the charter school or state educational
9	institution that is interested in leasing or purchasing the vacant
10	or unused school building.
11	(B) A time frame, which may not exceed two (2) years from
12	the date that the school building is to be closed, no longer
13	used, or no longer occupied, in which the:
14	(i) charter school intends to begin providing classroom
15	instruction in the vacant or unused school building; or
16	(ii) state educational institution intends to begin using the
17	building for an academic purpose.
18	(C) A resolution, adopted by the board of the charter school or
19	state educational institution stating that the board of the
20	charter school or the state educational institution has
21	determined that, after the charter school or state educational
22	institution has made any necessary repairs or modifications,
23	the school building will be sufficient to meet the charter
24	school's or state educational institution's needs and can be
25	operated within the charter school's or state educational
26	institution's budget.
27	(D) This clause applies to a vacant or unused school building
28	with more than two hundred thousand (200,000) gross square
29	feet. In addition to the information provided in clauses (A)
30	through (C), a charter school shall submit the following:
31	(i) The charter school's projected enrollment when all of the
32	grade levels are added.
33	(ii) A letter from the charter school's authorizer or
34	prospective authorizer that indicates that the charter school's
35	authorizer or prospective authorizer has reviewed the items
36	described in clauses (B) through (C) and that the projected
37	enrollment of the charter school when all of the grade levels
38	are added or fully implemented will be at least sixty percent
39	(60%) of the maximum annual student enrollment of the

school building during the past twenty-five (25) years as

validated by records maintained or created by the



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department.

(d) If the department does not receive any preliminary requests to purchase or lease a school building within the time frame described in subsection (c)(1) and except as provided in section 7 of this chapter, the department shall send notification to the school corporation that the department has not received any preliminary requests to purchase or lease the school building. Upon receipt of the notification under this subsection, the school corporation may sell or otherwise dispose of the school building in accordance with IC 36-1-11, IC 20-25-4-14, IC 20-26-5-4(a)(7), and section 8 of this chapter.

(e) Except as provided in subsection (g), in the event that two (2) or more charter schools but no state educational institutions, submit a preliminary request to purchase or lease a school building within the time frame described in subsection (c)(1), the department shall send notification to an authorizer described in IC 20-24-1-2.5(3) and each statewide charter school authorizer and statewide organization representing charter schools in Indiana (excluding school corporation authorizers as defined in IC 20-24-1-2.5(1)) and the school corporation that the department has received two (2) or more preliminary requests under this section. An authorizer committee shall be established, with each statewide authorizer that has authorized one (1) or more charter schools appointing a representative, and the committee shall establish the chairperson and procedures for the committee. Within sixty (60) days of receiving notice under this subsection, the committee shall select which charter school may proceed under subsection (c)(2) to purchase or lease the school building or determine if two (2) or more charter schools should co-locate within the school building. The committee shall give priority to a charter school located within one (1) mile of the vacant or unused school building. In the event that the committee determines that two (2) or more charter schools should co-locate in the school building and, if applicable, that the combined enrollment of the charter schools will meet or exceed the requirements in subsection (c)(2)(D), the charter schools have sixty (60) days to submit a memorandum of understanding stating that the charter schools shall be jointly and severally liable for the obligations related to the sale or lease of the school building, and specifying how the charter schools will utilize the school building and share responsibility for operational, maintenance, and renovation expenses. If the charter schools are unable to agree, the charter schools shall be deemed to have revoked their prior request regarding the lease or sale of the school building.

(f) If two (2) or more state educational institutions but no charter schools submit timely preliminary requests under subsection (c)(1)



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regarding a school building, the secretary of education shall appoint three (3) representatives of other state educational institutions. The appointed representatives shall act as a committee to determine which of the state educational institutions that have submitted preliminary requests as described in this subsection is best able to meet the needs of the students in the locality in which the school building is located. Not later than sixty (60) days after the date that the secretary of education appoints the committee of representatives under this subsection, the committee of representatives shall:

- (1) select which state educational institution may proceed to purchase or lease the building; or
- (2) determine if two (2) or more state educational institutions should co-locate within the school building.
- (g) If one (1) or more charter schools and one (1) or more state educational institutions submit timely preliminary requests under subsection (c)(1) regarding a school building, the charter school shall be provided preference to the school building. If more than one (1) charter school submits timely preliminary requests under subsection (c)(1) regarding a school building, the determination of which charter school may obtain the school building shall be resolved in the manner prescribed in subsection (e).
- (h) Except as provided in subsection (i), a school corporation shall lease the school building for one dollar (\$1) per year to the charter school or the state educational institution for as long as the charter school uses the school building for classroom instruction for any combination of kindergarten through grade 12 or a state educational institution uses the building for an academic purpose. The term of the lease shall be established at the charter school's or state educational institution's discretion and include an option for the state educational institution or charter school to purchase the school building for one dollar (\$1). Alternatively, the school corporation shall sell the school building to the charter school or the state educational institution for one dollar (\$1), if the charter school or the state educational institution has met the requirements set forth in subsection (c) and uses the vacant or unused school building in the manner prescribed by this subsection. If a charter school or state educational institution has not met the requirements under subsection (c), the school corporation may, subject to section 7 of this chapter, sell or otherwise dispose of the school building in accordance with IC 36-1-11, IC 20-25-4-14, IC 20-26-5-4(a)(7), and section 8 of this chapter.
- (i) The governing body of a school corporation in which ten percent (10%) or more of the school corporation's school buildings



1	are occupied in whole or part by:
2	(1) one (1) or more innovation network schools under
3	IC 20-25.7-4;
4	(2) one (1) or more participating innovation network charter
5	schools under IC 20-25.7-5; or
6	(3) any combination of (1) and (2);
7	may sell a closed, unused, or unoccupied school building pursuant
8	to IC 36-1-11 and is not required to comply with the requirements
9	provided in this section.
10	SECTION 7. IC 20-29-2-6, AS AMENDED BY P.L.272-2019,
11	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2022]: Sec. 6. "Deficit financing" for a budget year:
13	(1) means, except as provided in subdivision (2), actual
14	expenditures exceeding the employer's current year actual
15	education fund revenue and, for a school employer for which the
16	voters have passed an operating referendum tax levy under
17	IC 20-46-1 or a school safety referendum tax levy under
18	IC 20-46-9, the amount of revenue certified by the department of
19	local government finance, excluding money distributed to a
20	charter school from a levy resulting from a resolution to place
21	a referendum on the ballot that is adopted by the governing
22	body under IC 20-46-1-8, IC 20-46-1-8.5, IC 20-46-9-6, or
23	IC 20-46-9-7 after June 30, 2022; or
24	(2) means, in the case of any distressed school corporation, the
25	Gary Community School Corporation, or the Muncie Community
26	school corporation, actual expenditures plus additional payments
27	against any outstanding debt obligations exceeding the employer's
28	current year actual education fund revenue, and, for a school
29	employer for which the voters have passed an operating
30	referendum tax levy under IC 20-46-1 or a school safety
31	referendum tax levy under IC 20-46-9, excluding money
32	distributed to a charter school from a levy resulting from a
33	resolution to place a referendum on the ballot that is adopted
34	by the governing body under IC 20-46-1-8, IC 20-46-1-8.5,
35	IC 20-46-9-6, or IC 20-46-9-7 after June 30, 2022, the amount
36	of revenue certified by the department of local government
37	finance.
38	Except as provided in IC 20-29-6-3(c), revenue does not include money
39	estimated to be or actually transferred from the school corporation's
40	operations fund to its education fund.
41	SECTION 8. IC 20-29-8-7, AS AMENDED BY P.L.272-2019,
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- JULY 1, 2022]: Sec. 7. (a) When a factfinder is requested or required under IC 20-29-6, the board shall appoint a factfinder.
- (b) The factfinder shall make an investigation and hold hearings as the factfinder considers necessary in connection with a dispute.
 - (c) The factfinder:

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- (1) may restrict the factfinder's findings to those issues that the factfinder determines significant;
- (2) must restrict the findings to the items listed in IC 20-29-6-4; and
- (3) may not impose terms beyond those proposed by the parties in their last, best offers.
- (d) The factfinder may use evidence furnished to the factfinder by:
 - (1) the parties;
 - (2) the board;
 - (3) the board's staff; or
 - (4) any other state agency.
- (e) The factfinder shall conduct the factfinding hearing in public in a room or facility owned by the county or local unit of government located in the county in which the school employer is located, or if the school employer is located in more than one (1) county, in the county in which the greatest number of students who attend the school employer's schools reside. The public hearing may begin not earlier than November 15 in the first year of the state budget biennium and must be concluded by February 15 of the calendar year after the start of formal collective bargaining.
- (f) The factfinding process may not exceed thirty (30) days from beginning to end, and not more than two (2) of those days may be used for public testimony, which may be taken at the discretion of the factfinder. During the public hearing, each party shall present fully its last, best offer, including the fiscal rationale for the offer. Only education fund revenue and, for a school employer for which the voters have passed an operating referendum tax levy under IC 20-46-1 or a school safety referendum tax levy under IC 20-46-9, the amount of revenue certified by the department of local government finance, excluding money distributed to a charter school from a levy resulting from a resolution to place a referendum on the ballot that is adopted by the governing body under IC 20-46-1-8, IC 20-46-1-8.5, IC 20-46-9-6, or IC 20-46-9-7 after June 30, 2022, may be considered a source of the funding for items. Money estimated to be or actually transferred from the school corporation's operations fund to its education fund may not be considered a source of funding for items.



1	(g) The factfinder shall make a recommendation as to the settlement
2	of the disputes over which the factfinder has jurisdiction.
3	(h) The factfinder shall:
4	(1) make the investigation, hearing, and findings as expeditiously
5	as the circumstances permit; and
6	(2) deliver the findings to the parties and to the board.
7	(i) The board, after receiving the findings and recommendations,
8	may make additional findings and recommendations to the parties
9	based on information in:
10	(1) the report; or
11	(2) the board's own possession.
12	The board may not make any recommendations to the parties related to
13	any items not specifically identified in IC 20-29-6-4.
14	(j) At any time within five (5) days after the findings and
15	recommendations are delivered to the board, the board may make the
16	findings and recommendations of the factfinder and the board's
17	additional findings and recommendations, if any, available to the
18	public through news media and other means the board considers
19	effective.
20	(k) The board shall make the findings and recommendations
21	described in subsection (j) available to the public not later than ten (10)
22	days after the findings and recommendations are delivered to the board.
23	SECTION 9. IC 20-40-3-5, AS AMENDED BY P.L.154-2020,
24	SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2022]: Sec. 5. (a) Money in the fund may be used for any
26	lawful school expenses, including making a transfer to the school
27	corporation's education fund (IC 20-40-2) or operations fund
28	(IC 20-40-18).
29	(b) This subsection applies to a levy resulting from a resolution
30	to place a referendum on the ballot adopted by the governing body
31	under IC 20-46-1-8 or IC 20-46-1-8.5 before July 1, 2022. A school
32	corporation may distribute proceeds of a tax levy collected under
33	IC 20-46-1 that is transferred to the school corporation's education fund
34	to a charter school, excluding a virtual charter school, that is located
35	within the attendance area of the school corporation.
36	(c) This subsection applies to a levy resulting from a resolution
37	to place a referendum on the ballot adopted by the governing body
38	under IC 20-46-1-8 or IC 20-46-1-8.5 after June 30, 2022. A school
39	corporation shall distribute proceeds of a tax levy collected under
40	IC 20-46-1 in the manner described in section 6 of this chapter.
41	SECTION 10. IC 20-40-3-6 IS ADDED TO THE INDIANA CODE

 $AS\,A\,\textbf{NEW}\,SECTION\,TO\,READ\,AS\,FOLLOWS\,[EFFECTIVE\,JULY$



1	1, 2022]: Sec. 6. (a) This section applies to revenue received from
2	a resolution that is approved by the governing body to impose a
3	referendum levy under IC 20-46-1-8 or IC 20-46-1-8.5 after June
4	30, 2022.
5	(b) Within thirty (30) days of the date that the county auditor
6	distributes money for the fund under IC 6-1.1-22.5, the school
7	corporation shall distribute an amount under subsection (d) to
8	each charter school that a student who receives not more than fifty
9	percent (50%) virtual instruction and who has legal settlement in
10	the school corporation attends. The department shall provide the
11	school corporation with data and information necessary for the
12	school corporation to determine:
13	(1) which charter schools are eligible to receive a distribution
14	under this section; and
15	(2) the number of students who have legal settlement within
16	the school corporation who are currently included in the
17	ADM for each charter school described in subdivision (1) and
18	who receive not more than fifty percent (50%) virtual
19	instruction.
20	(c) The following schools are not eligible to receive a
21	distribution under this section:
22	(1) A virtual charter school.
23	(2) An adult high school.
24	(d) Except as provided in subsection (e), the amount that a
25	school corporation shall distribute to a charter school under this
26	section is the amount determined in the last STEP of the following
27	STEPS:
28	STEP ONE: Determine, for each charter school that is eligible
29	to receive a distribution under this section, the number of
30	students who have legal settlement within the school
31	corporation and who are currently included in the ADM for
32	each charter school described in subsection (b)(1) and who
33	receive not more than fifty percent (50%) virtual instruction.
34	STEP TWO: Determine the sum of:
35	(A) the current ADM count for the school corporation;
36	plus
37	(B) the STEP ONE amount.
38	STEP THREE: Determine the result of:
39	(A) the STEP ONE amount; divided by
40	(B) the STEP TWO amount.
41	STEP FOUR: Determine the result of:
42	(A) the STEP THREE amount; multiplied by



1	(B) the amount distributed to the fund when the county
2	auditor distributes money for the fund under IC 6-1.1-22.5.
3	(e) The total amount of money distributed to applicable charter
4	schools under this section for a particular year may not exceed one
5	hundred ten percent (110%) of the total amount of money that is
6	projected to be distributed to all applicable charter schools under
7	IC 20-46-1-8(f) for that particular year. If the total amount of
8	money to be distributed to charter schools for a particular year
9	exceeds one hundred ten percent (110%) of the amount projected
10	to be distributed to all applicable charter schools under
11	IC 20-46-1-8(f), the amount that is actually distributed to each
12	charter school under subsection (d) shall be proportionately
13	reduced so that the total amount of money distributed to all
14	applicable charter schools during that particular year equals an
15	amount determined under the last STEP of the following STEPS:
16	STEP ONE: Determine the amount projected to be
17	distributed to all applicable charter schools under
18	IC 20-46-1-8(f) for that particular year.
19	STEP TWO: Multiply the STEP ONE amount by ten percent
20	(10%).
21	STEP THREE: Add the STEP TWO amount to the STEP
22	ONE amount.
23	SECTION 11. IC 20-40-20-6, AS AMENDED BY P.L.154-2020,
24	SECTION 41, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2022]: Sec. 6. (a) Subject to subsections (c) and (d), money in
26	the fund may be used only for the following purposes:
27	(1) To employ or compensate a school resource officer or school
28	resource officers.
29	(2) To establish or fund a school safety office.
30	(3) To conduct a threat assessment of a school building.
31	(4) To create or update a school safety plan.
32	(5) To develop or update school emergency response systems.
33	(6) To purchase equipment to improve the safety of a school
34	building, school grounds, or school buses.
35	(7) To pay capital expenses to improve the safety of a school
36	building.
37	(8) To establish and administer programs to address youth
38	specific mental illness, addiction, anger management, bullying,
39	and school violence.
40	(9) To develop and administer professional development
41	programs for teachers, administrators, and other school employees
42	designed to improve school safety and reduce violence.



1	(10) To make distributions to a charter school in accordance
2	with section 7 of this chapter.
3	(b) A school corporation may distribute, with the approval of the
4	majority of members of the governing body, a portion of the proceeds
5	of a tax levy collected under IC 20-46-9 that is deposited in the fund to
6	a charter school, excluding a virtual charter school, that is located
7	within the attendance area of the school corporation, to be used by the
8	charter school for the purposes described in subsection (a).
9	(c) Expenditures paid using money collected from the levy shall be
10	included in a school's safety plan.
11	(d) Local law enforcement shall participate in:
12	(1) development of a school safety plan;
13	(2) development or updates to school emergency response
14	systems; and
15	(3) determination of capital expenses that would improve the
16	safety of a school building.
17	(e) Money in the fund may be transferred to the school corporation's
18	education fund (IC 20-40-2), operations fund (IC 20-40-18), or school
19	safety referendum debt service fund (IC 20-40-21), as applicable, to
20	pay for expenditures listed in subsection (a).
21	SECTION 12. IC 20-40-20-7 IS ADDED TO THE INDIANA
22	CODE AS A NEW SECTION TO READ AS FOLLOWS
23	[EFFECTIVE JULY 1, 2022]: Sec. 7. (a) This section applies to
24	revenue received from a resolution that is approved by the
25	governing body to impose a referendum levy under IC 20-46-9-6 or
26	IC 20-46-9-7 after June 30, 2022.
27	(b) Within thirty (30) days of the date that the county auditor
28	distributes money for the fund under IC 6-1.1-22.5, the school
29	corporation shall distribute an amount under subsection (d) to
30	each charter school that a student who receives not more than fifty
31	percent (50%) virtual instruction and who has legal settlement in
32	the school corporation attends. The department shall provide the
33	school corporation with data and information necessary for the
34	school corporation to determine:
35	(1) which charter schools are eligible to receive a distribution
36	under this section; and
37	(2) the number of students who have legal settlement within
38	the school corporation who are currently included in the
39	ADM for each charter school described in subdivision (1) and
40	who receive not more than fifty percent (50%) virtual

(c) The following schools are not eligible to receive a



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instruction.

1	distribution under this section:
2	(1) A virtual charter school.
3	(2) An adult high school.
4	(d) Except as provided in subsection (f), the amount that a
5	school corporation shall distribute to a charter school under this
6	section is the amount determined in the last STEP of the following
7	STEPS:
8	STEP ONE: Determine, for each charter school that is eligible
9	to receive a distribution under this section, the number of
10	students who have legal settlement within the school
11	corporation who are currently included in the ADM for each
12	charter school described in subsection (b)(1) and who receive
13	not more than fifty percent (50%) virtual instruction.
14	STEP TWO: Determine the sum of:
15	(A) the current ADM count for the school corporation;
16	plus
17	(B) the STEP ONE amount.
18	STEP THREE: Determine the result of:
19	(A) the STEP ONE amount; divided by
20	(B) the STEP TWO amount.
21	STEP FOUR: Determine the result of:
22	(A) the STEP THREE amount; multiplied by
23	(B) the amount distributed to the fund when the county
24	auditor distributes money for the fund under IC 6-1.1-22.5.
25	(e) If a charter school receives a distribution under this section,
26	the distribution may be used only for the purposes described in
27	section 6(a) of this chapter.
28	(f) The total amount of money distributed to applicable charter
29	schools under this section for a particular year may not exceed one
30	hundred ten percent (110%) of the total amount of money that is
31	projected to be distributed to all applicable charter schools under
32	IC 20-46-9-6(d) for that particular year. If the total amount of
33	money to be distributed to charter schools for a particular year
34	exceeds one hundred ten percent (110%) of the amount projected
35	to be distributed to all applicable charter schools under
36	IC 20-46-9-6(d), the amount that is actually distributed to each
37	charter school under subsection (d) shall be proportionately
38	reduced so that the total amount of money distributed to all
39	applicable charter schools during that particular year equals an
40	amount determined under the last STEP of the following STEPS:
41	STEP ONE: Determine the amount projected to be
42	distributed to all applicable charter schools under



1	IC 20-46-9-6(d) for that particular year.
2	STEP TWO: Multiply the STEP ONE amount by ten percent
3	(10%).
4	STEP THREE: Add the STEP TWO amount to the STEP
5	ONE amount.
6	SECTION 13. IC 20-46-1-8, AS AMENDED BY P.L.136-2021,
7	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2022]: Sec. 8. (a) Subject to subsections (c), (d), and (e), (f),
9	and (g) and this chapter, the governing body of a school corporation
10	may adopt a resolution to place a referendum under this chapter on the
11	ballot for any of the following purposes:
12	(1) The governing body of the school corporation determines that
13	it cannot, in a calendar year, carry out its public educational duty
14	unless it imposes a referendum tax levy under this chapter.
15	(2) The governing body of the school corporation determines that
16	a referendum tax levy under this chapter should be imposed to
17	replace property tax revenue that the school corporation will not
18	receive because of the application of the credit under
19	IC 6-1.1-20.6.
20	(3) For a resolution adopted before July 1, 2022, the governing
21	body makes the determination required under subdivision (1) or
22	(2) and determines to share a portion of the referendum proceeds
23	with a charter school, excluding a virtual charter school, in the
24	manner prescribed in subsection (d). (e).
25	(b) A resolution for a referendum passed after June 30, 2022,
26	shall specify that a portion of the proposed levy will be distributed
27	to applicable charter schools in the manner described under
28	IC 20-40-3-6.
29	(b) (c) The governing body of the school corporation shall certify a
30	copy of the resolution to place a referendum on the ballot to the
31	following:
32	(1) The department of local government finance, including:
33	(A) the language for the question required by section 10 of this
34	chapter, or in the case of a resolution to extend a referendum
35	levy certified to the department of local government finance
36	after March 15, 2016, section 10.1 of this chapter; and
37	(B) a copy of the revenue spending plan adopted under
38	subsection (e). (g).
39	The language of the public question must include the estimated
40	average percentage increases certified by the county auditor under
41	section 10(e) of this chapter. The governing body of the school
42	corporation shall also provide the county auditor's certification



described in section 10(e) of this chapter. The department of local government finance shall post the values certified by the county auditor to the department's Internet web site. The department shall review the language for compliance with section 10 or 10.1 of this chapter, whichever is applicable, and either approve or reject the language. The department shall send its decision to the governing body of the school corporation not more than ten (10) days after the resolution is submitted to the department. If the language is approved, the governing body of the school corporation shall certify a copy of the resolution, including the language for the question and the department's approval.

- (2) The county fiscal body of each county in which the school corporation is located (for informational purposes only).
- (3) The circuit court clerk of each county in which the school corporation is located.
- (e) (d) If a school safety referendum tax levy under IC 20-46-9 has been approved by the voters in a school corporation at any time in the previous three (3) years, the school corporation may not:
 - (1) adopt a resolution to place a referendum under this chapter on the ballot; or
 - (2) otherwise place a referendum under this chapter on the ballot.
- (d) (e) This subsection applies to a resolution described in subsection (a) that is adopted before July 1, 2022. The resolution described in subsection (a) must indicate whether proceeds in the school corporation's education fund collected from a tax levy under this chapter will be used to provide a distribution to a charter school or charter schools, excluding a virtual charter school, under IC 20-40-3-5 as well as the amount that will be distributed to the particular charter school or charter schools. A school corporation may request from the designated charter school or charter schools any financial documentation necessary to demonstrate the financial need of the charter school or charter schools.
- (f) This subsection applies to a resolution under subsection (a) adopted after June 30, 2022. The resolution described in subsection (a) shall include a projection of the amount that the school corporation expects to distribute to a particular charter school, excluding virtual charter schools or adult high schools, under IC 20-40-3-6. At least sixty (60) days before the resolution described in subsection (a) is voted on by the governing body, the school corporation shall contact the department to determine the number of students in kindergarten through grade 12 who have legal settlement in the school corporation but attend a charter



school, excluding virtual charter schools or adult high schools, and
who receive not more than fifty percent (50%) virtual instruction.
The department shall provide the school corporation with the
number of students with legal settlement in the school corporation
who attend a charter school and who receive not more than fifty
percent (50%) virtual instruction, which shall be disaggregated
for each particular charter school, excluding a virtual charter
school or adult high school, that students with legal settlement in
the school corporation attend. The projection may include an
expected increase in charter schools during the term the levy is
imposed. The department of local government finance shall
prescribe the manner in which the projection shall be calculated.
The governing body shall take into consideration the projection
when adopting the revenue spending plan under subsection (g).

- (e) (g) As part of the resolution described in subsection (a), the governing body of the school corporation shall adopt a revenue spending plan for the proposed referendum tax levy that includes:
 - (1) an estimate of the amount of annual revenue expected to be collected if a levy is imposed under this chapter;
 - (2) the specific purposes for which the revenue collected from a levy imposed under this chapter will be used; and
 - (3) an estimate of the annual dollar amounts that will be expended for each purpose described in subdivision (2); **and**
 - (4) for a resolution for a referendum passed after June 30, 2022, the projected revenue that shall be distributed to charter schools as provided in subsection (f). The spending plan shall also take into consideration deviations in the proposed revenue spending plan if the actual charter school distributions exceed or are lower than the projected charter school distribution described in subsection (f).
- (f) (h) A school corporation shall specify in its proposed budget the school corporation's revenue spending plan adopted under subsection (e) (g) and annually present the revenue spending plan at its public hearing on the proposed budget under IC 6-1.1-17-3.

SECTION 14. IC 20-46-1-8.5, AS ADDED BY P.L.138-2016, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 8.5. (a) A resolution to extend a referendum levy must be:

- (1) adopted by the governing body of a school corporation; and
- (2) approved in a referendum under this chapter; before December 31 of the final calendar year in which the school corporation's previously approved referendum levy is imposed under

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this chapter.

(b) For a resolution adopted under this section after June 30, 2022, the resolution must include the projected charter school distribution described in section 8(f) of this chapter and indicate the distributions to applicable charter schools in accordance with IC 20-40-3-6.

SECTION 15. IC 20-46-1-19.5, AS AMENDED BY P.L.272-2019, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 19.5. (a) Subject to section 8(c) 8(d) of this chapter, if a referendum is approved by the voters in a school corporation under this chapter in a calendar year, another referendum may not be placed on the ballot in the school corporation under this chapter in the following calendar year.

(b) Notwithstanding any other provision of this chapter and in addition to the restriction specified in subsection (a), if a school corporation imposes in a calendar year a referendum levy approved in a referendum under this chapter, the school corporation may not simultaneously impose in that calendar year more than one (1) additional referendum levy approved in a subsequent referendum under this chapter.

SECTION 16. IC 20-46-9-6, AS AMENDED BY P.L.136-2021, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 6. (a) Subject to this chapter, the governing body of a school corporation may adopt a resolution to place a referendum under this chapter on the ballot if the governing body of the school corporation determines that a referendum levy should be imposed for measures to improve school safety as described in IC 20-40-20-6(a) or IC 20-40-20-6(b).

- (b) This subsection applies to a resolution described in subsection (a) that is adopted before July 1, 2022. A school corporation may, with the approval of the majority of members of the governing body, distribute a portion of the proceeds of a tax levy collected under this chapter that is deposited in the fund to a charter school, excluding a virtual charter school, that is located within the attendance area of the school corporation, to be used by the charter school for the purposes described in IC 20-40-20-6(a).
- (c) This subsection applies to a resolution described in subsection (a) that is adopted after June 30, 2022. A resolution shall specify that a portion of the proposed levy will be distributed to applicable charter schools in the manner described under IC 20-40-20-7.
 - (d) This subsection applies to a resolution described in



subsection (a) that is adopted after June 30, 2022. The resolution described in subsection (a) shall include a projection of the amount that the school corporation expects to distribute to a particular charter school, excluding virtual charter schools or adult high schools, under IC 20-40-20-7. At least sixty (60) days before the resolution described in subsection (a) is voted on by the governing body, the school corporation shall contact the department to determine the number of students in kindergarten through grade 12 who have legal settlement in the school corporation but attend a charter school, excluding virtual charter schools or adult high schools, and who receive not more than fifty percent (50%) virtual instruction. The department shall provide the school corporation with the number of students with legal settlement in the school corporation who attend a charter school, which shall be disaggregated, for each particular charter school, excluding a virtual charter school or adult high school, that students with legal settlement in the school corporation attend. The projection may include an expected increase in charter schools during the term the levy is imposed. The department of local government finance shall prescribe the manner in which the projection shall be calculated. The governing body shall take into consideration the projection when adopting the revenue spending plan under subsection (g).

- (c) (e) The governing body of the school corporation shall certify a copy of the resolution to the following:
 - (1) The department of local government finance, including:
 - (A) the language for the question required by section 9 of this chapter, or in the case of a resolution to extend a referendum levy certified to the department of local government finance, section 10 of this chapter; and
 - (B) a copy of the revenue spending plan adopted under subsection (e). (g).

The language of the public question must include the estimated average percentage increases certified by the county auditor under section 9(d) of this chapter. The governing body of the school corporation shall also provide the county auditor's certification described in section 9(d) of this chapter. The department of local government finance shall post the values certified by the county auditor to the department's Internet web site. The department shall review the language for compliance with section 9 or 10 of this chapter, whichever is applicable, and either approve or reject the language. The department shall send its decision to the governing body of the school corporation not more than ten (10) days after



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1	the resolution is submitted to the department. If the language is
2	approved, the governing body of the school corporation shall
3	certify a copy of the resolution, including the language for the
4	question and the department's approval.
5	(2) The county fiscal body of each county in which the school
6	corporation is located (for informational purposes only).
7	(3) The circuit court clerk of each county in which the school
8	corporation is located.
9	(d) (f) The resolution described in subsection (a) must indicate
10	whether proceeds in the school corporation's fund collected from a tax
11	levy under this chapter will be used to provide a distribution to a
12	charter school or charter schools, excluding a virtual charter school,
13	under IC 20-40-20-6(b) as well as the amount that will be distributed
14	to the particular charter school or charter schools. A school corporation
15	may request from the designated charter school or charter schools any
16	financial documentation necessary to demonstrate the financial need of
17	the charter school or charter schools.
18	(e) (g) As part of the resolution described in subsection (a), the
19	governing body of the school corporation shall adopt a revenue
20	spending plan for the proposed referendum tax levy that includes:
21	(1) an estimate of the amount of annual revenue expected to be
22	collected if a levy is imposed under this chapter;
23	(2) the specific purposes described in IC 20-40-20-6 for which the
24	revenue collected from a levy imposed under this chapter will be
25	used; and
26	(3) an estimate of the annual dollar amounts that will be expended
27	for each purpose described in subdivision (2); and
28	(4) for a resolution for a referendum passed after June 30,
29	2022, the projected revenue that shall be distributed to
30	charter schools as provided in subsection (d). The spending
31	plan shall also take into consideration deviations in the
32	proposed revenue spending plan if the actual charter school
33	distributions exceed or are lower than the projected charter
34	school distribution described in subsection (d).
35	(f) (h) A school corporation shall specify in its proposed budget the
36	school corporation's revenue spending plan adopted under subsection
37	(e) (g) and annually present the revenue spending plan at its public
38	hearing on the proposed budget under IC 6-1.1-17-3.
39	SECTION 17. IC 20-46-9-7, AS ADDED BY P.L.272-2019,
40	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	JULY 1, 2022]: Sec. 7. (a) A resolution to extend a referendum levy



must be:

1	(1) adopted by the governing body of a school corporation; and
2	(2) approved in a referendum under this chapter;
3	before December 31 of the final calendar year in which the school
4	corporation's previously approved referendum levy is imposed under
5	this chapter.
6	(b) For a resolution adopted under this section after June 30,
7	2022, the resolution must include the projected charter school
8	distribution described in section 6(d) of this chapter and indicate
9	the distributions to applicable charter schools in accordance with
10	IC 20-40-20-7.
11	SECTION 18. An emergency is declared for this act.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1072, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 5, between lines 29 and 30, begin a new paragraph and insert: "SECTION 5. IC 20-26-7.1-3, AS AMENDED BY P.L.155-2021, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) This subsection applies to any school building that is owned by a school corporation or any other entity that is related in any way to, or created by, the school corporation or the governing body, including but not limited to a building corporation, and that has at any time been used for classroom instruction. Except as provided in subsection (b)(1), before a governing body may sell, exchange, lease, demolish, hold without operating, or dispose of a school building, a governing body shall do the following:

- (1) This subdivision applies after June 30, 2021. The governing body shall obtain a certification from the attorney general's office under section 8.5 of this chapter.
- (2) Except as provided in section 4(i) of this chapter, the governing body shall make available for lease or purchase by a charter school or, after June 30, 2021, a state educational institution any school building owned by the school corporation or any other entity that is related in any way to, or created by, the school corporation or the governing body, including but not limited to a building corporation, that:
 - (A) is vacant or unused; and
- (B) was previously used for classroom instruction; in order for the charter school to conduct kindergarten through grade 12 classroom instruction or to be used by a state educational institution for an academic purpose.
 - (b) The following are not required to comply with this chapter:
 - (1) A governing body that vacates a school building in order to:
 - (A) renovate the school building for future use by the school corporation; or
 - (B) demolish the school building and build a new school building on the same site as the demolished building.
 - (2) An emergency manager of a distressed school corporation under IC 6-1.1-20.3.
 - (3) The governing body of the School City of East Chicago school corporation for the Carrie Gosch Elementary School building.



(c) Notwithstanding subsection (a), a lease entered into by a governing body under IC 20-26-5-4(a)(7) prior to January 1, 2019, with a state accredited nonpublic school shall remain in full force and effect. In addition, the governing body may, during or at the expiration of the term of such lease, sell the school building leased under IC 20-26-5-4(a)(7) to the nonpublic school at a purchase price mutually agreed to by the governing body and the nonpublic school.

SECTION 6. IC 20-26-7.1-4, AS AMENDED BY P.L.155-2021, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) **Except as provided in subsection (i),** not later than ten (10) days after passing a resolution or taking other official action to close, no longer use, or no longer occupy a school building that was previously used for classroom instruction under section 3 of this chapter, the governing body shall:

- (1) notify the department of the official action and the effective date that the school building will be closed, no longer used, or no longer occupied;
- (2) make the school building available for inspection by a charter school or state educational institution that notifies the department that it is interested in leasing or purchasing the school building described under section 3 of this chapter; and
- (3) make the following information available to a charter school or state educational institution described in subdivision (2):
 - (A) Estimates of the operating expenses for the school building for the past three (3) years.
 - (B) Written information regarding the condition of the building, including the age of the roof and the HVAC system, and any known conditions which, in the governing body's opinion, require prompt repair or replacement.
 - (C) A legal description of the property.
- (b) Within five (5) days of receiving notice under subsection (a)(1), the department shall provide written notification to each state educational institution, charter school authorizer (excluding school corporation authorizers as defined in IC 20-24-1-2.5(1)), and statewide organizations representing charter schools in Indiana of the school corporation's resolution or official action described in subsection (a), including the date when the school building will close, no longer be used, or become vacant.
- (c) Except as provided in subsection (i), the school corporation shall lease the school building to a charter school or state educational institution for one dollar (\$1) per year for as long as the state educational institution uses the building for an academic purpose or the



charter school uses the school building for classroom instruction, for a term at the state educational institution's or charter school's discretion, or sell the school building for one dollar (\$1), if the charter school or state educational institution does the following:

- (1) Within thirty (30) days of receiving the department's notice under subsection (b), a charter school or state educational institution must submit a preliminary request to purchase or lease the school building.
- (2) Subject to subsection (d), within ninety (90) days of receiving the department's notice under subsection (b), a charter school or state educational institution must submit to the school corporation the following information:
 - (A) The name of the charter school or state educational institution that is interested in leasing or purchasing the vacant or unused school building.
 - (B) A time frame, which may not exceed two (2) years from the date that the school building is to be closed, no longer used, or no longer occupied, in which the:
 - (i) charter school intends to begin providing classroom instruction in the vacant or unused school building; or
 - (ii) state educational institution intends to begin using the building for an academic purpose.
 - (C) A resolution, adopted by the board of the charter school or state educational institution stating that the board of the charter school or the state educational institution has determined that, after the charter school or state educational institution has made any necessary repairs or modifications, the school building will be sufficient to meet the charter school's or state educational institution's needs and can be operated within the charter school's or state educational institution's budget.
 - (D) This clause applies to a vacant or unused school building with more than two hundred thousand (200,000) gross square feet. In addition to the information provided in clauses (A) through (C), a charter school shall submit the following:
 - (i) The charter school's projected enrollment when all of the grade levels are added.
 - (ii) A letter from the charter school's authorizer or prospective authorizer that indicates that the charter school's authorizer or prospective authorizer has reviewed the items described in clauses (B) through (C) and that the projected enrollment of the charter school when all of the grade levels



are added or fully implemented will be at least sixty percent (60%) of the maximum annual student enrollment of the school building during the past twenty-five (25) years as validated by records maintained or created by the department.

- (d) If the department does not receive any preliminary requests to purchase or lease a school building within the time frame described in subsection (c)(1) and except as provided in section 7 of this chapter, the department shall send notification to the school corporation that the department has not received any preliminary requests to purchase or lease the school building. Upon receipt of the notification under this subsection, the school corporation may sell or otherwise dispose of the school building in accordance with IC 36-1-11, IC 20-25-4-14, IC 20-26-5-4(a)(7), and section 8 of this chapter.
- (e) Except as provided in subsection (g), in the event that two (2) or more charter schools but no state educational institutions, submit a preliminary request to purchase or lease a school building within the time frame described in subsection (c)(1), the department shall send notification to an authorizer described in IC 20-24-1-2.5(3) and each statewide charter school authorizer and statewide organization representing charter schools in Indiana (excluding school corporation authorizers as defined in IC 20-24-1-2.5(1)) and the school corporation that the department has received two (2) or more preliminary requests under this section. An authorizer committee shall be established, with each statewide authorizer that has authorized one (1) or more charter schools appointing a representative, and the committee shall establish the chairperson and procedures for the committee. Within sixty (60) days of receiving notice under this subsection, the committee shall select which charter school may proceed under subsection (c)(2) to purchase or lease the school building or determine if two (2) or more charter schools should co-locate within the school building. The committee shall give priority to a charter school located within one (1) mile of the vacant or unused school building. In the event that the committee determines that two (2) or more charter schools should co-locate in the school building and, if applicable, that the combined enrollment of the charter schools will meet or exceed the requirements in subsection (c)(2)(D), the charter schools have sixty (60) days to submit a memorandum of understanding stating that the charter schools shall be jointly and severally liable for the obligations related to the sale or lease of the school building, and specifying how the charter schools will utilize the school building and share responsibility for operational, maintenance, and renovation expenses. If the charter



schools are unable to agree, the charter schools shall be deemed to have revoked their prior request regarding the lease or sale of the school building.

- (f) If two (2) or more state educational institutions but no charter schools submit timely preliminary requests under subsection (c)(1) regarding a school building, the secretary of education shall appoint three (3) representatives of other state educational institutions. The appointed representatives shall act as a committee to determine which of the state educational institutions that have submitted preliminary requests as described in this subsection is best able to meet the needs of the students in the locality in which the school building is located. Not later than sixty (60) days after the date that the secretary of education appoints the committee of representatives under this subsection, the committee of representatives shall:
 - (1) select which state educational institution may proceed to purchase or lease the building; or
 - (2) determine if two (2) or more state educational institutions should co-locate within the school building.
- (g) If one (1) or more charter schools and one (1) or more state educational institutions submit timely preliminary requests under subsection (c)(1) regarding a school building, the charter school shall be provided preference to the school building. If more than one (1) charter school submits timely preliminary requests under subsection (c)(1) regarding a school building, the determination of which charter school may obtain the school building shall be resolved in the manner prescribed in subsection (e).
- (h) Except as provided in subsection (i), a school corporation shall lease the school building for one dollar (\$1) per year to the charter school or the state educational institution for as long as the charter school uses the school building for classroom instruction for any combination of kindergarten through grade 12 or a state educational institution uses the building for an academic purpose. The term of the lease shall be established at the charter school's or state educational institution's discretion and include an option for the state educational institution or charter school to purchase the school building for one dollar (\$1). Alternatively, the school corporation shall sell the school building to the charter school or the state educational institution for one dollar (\$1), if the charter school or the state educational institution has met the requirements set forth in subsection (c) and uses the vacant or unused school building in the manner prescribed by this subsection. If a charter school or state educational institution has not met the requirements under subsection (c), the school corporation may, subject



to section 7 of this chapter, sell or otherwise dispose of the school building in accordance with IC 36-1-11, IC 20-25-4-14, IC 20-26-5-4(a)(7), and section 8 of this chapter.

- (i) The governing body of a school corporation in which ten percent (10%) or more of the school corporation's school buildings are occupied in whole or part by:
 - (1) one (1) or more innovation network schools under IC 20-25.7-4;
 - (2) one (1) or more participating innovation network charter schools under IC 20-25.7-5; or
 - (3) any combination of (1) and (2);

may sell a closed, unused, or unoccupied school building pursuant to IC 36-1-11 and is not required to comply with the requirements provided in this section.".

Page 18, after line 20, begin a new paragraph and insert:

"SECTION 18. An emergency is declared for this act.".

Renumber all SECTIONS consecutively

and when so amended that said bill do pass.

(Reference is to HB 1072 as introduced.)

BROWN T

Committee Vote: yeas 13, nays 8.

HOUSE MOTION

Mr. Speaker: I move that House Bill 1072 be amended to read as follows:

Page 5, between lines 29 and 30, begin a new paragraph and insert:

- "(d) A charter school that may receive money from a school corporation's tax levy collected under IC 20-46-1 or a school safety referendum tax levy under IC 20-46-9 may not promote a position on a referendum in the same manner as a school corporation is prohibited from promoting a position on a referendum, under IC 20-46-1-20.
- (e) If a charter school receives a distribution from a school corporation from a school corporation tax levy collected under IC 20-46-1 or a school safety referendum tax levy under IC 20-46-9, the charter school must post the following on the charter school's Internet web site:

- (1) The specific purposes for which the revenue received from the tax levy with be used.
- (2) An estimate of the annual dollar amounts that will be expended for each purpose described in subdivision (1).".

Page 13, line 35, delete "in which" and insert "that".

Page 13, line 35, delete "who resides within the" and insert "who receives not more than fifty percent (50%) virtual instruction and who has legal settlement in".

Page 13, line 36, delete "attendance area of".

Page 13, line 41, delete "reside within the attendance" and insert "have legal settlement within the school corporation who are currently included in the ADM for each charter school described in subdivision (1) and who receive not more than fifty percent (50%) virtual instruction."

Page 13, delete line 42.

Page 14, delete line 1.

Page 14, line 12, delete "reside within the attendance area of the school" and insert "have legal settlement within the school corporation and who are currently included in the ADM for each charter school described in subsection (b)(1) and who receive not more than fifty percent (50%) virtual instruction."

Page 14, delete lines 13 through 14.

Page 16, line 11, delete "in which" and insert "that".

Page 16, line 11, delete "resides within the" and insert "receives not more than fifty percent (50%) virtual instruction and who has legal settlement in".

Page 16, line 12, delete "attendance area of".

Page 16, line 17, delete "reside within the attendance" and insert "have legal settlement within the school corporation who are currently included in the ADM for each charter school described in subdivision (1) and who receive not more than fifty percent (50%) virtual instruction."

Page 16, delete lines 18 through 19.

Page 16, line 30, delete "reside within the attendance area of the school" and insert "have legal settlement within the school corporation who are currently included in the ADM for each charter school described in subsection (b)(1) and who receive not more than fifty percent (50%) virtual instruction."

Page 16, delete lines 31 through 32.

Page 19, line 18, delete "reside" and insert "have legal settlement in".

Page 19, line 19, delete "within the attendance area of".



Page 19, line 21, delete "schools." and insert "schools, and who receive not more than fifty percent (50%) virtual instruction.".

Page 19, line 22, delete "residing with the attendance area of" and insert "with legal settlement in".

Page 19, line 23, after "charter school" insert "and who receive not more than fifty percent (50%) virtual instruction,".

Page 19, line 25, delete "in which" and insert "that".

Page 19, line 25, delete "the students" and insert "students with legal settlement in the school corporation attend.".

Page 19, line 26, delete "residing with the attendance area attend.". Page 21, line 26, delete "reside within the attendance area of" and insert "have legal settlement in".

Page 21, line 28, delete "schools." and insert "schools, and who receive not more than fifty percent (50%) virtual instruction.".

Page 21, line 29, delete "residing within the" and insert "with legal settlement in".

Page 21, line 30, delete "attendance area of".

Page 21, line 31, after "school" insert ",".

Page 21, line 32, delete "in" and insert "that".

Page 21, line 33, delete "which".

Page 21, line 33, delete "the students residing within the attendance area attend." and insert "students with legal settlement in the school corporation attend.".

(Reference is to HB 1072 as printed January 24, 2022.)

BEHNING

