

HOUSE BILL No. 1111

DIGEST OF HB 1111 (Updated January 14, 2025 2:13 pm - DI 140)

Citations Affected: IC 5-10; IC 10-16; IC 21-13; IC 34-30.

Synopsis: Indiana National Guard. Increases, from \$8,800 to \$20,000, the amount that shall be paid by the state if a member of the Indiana National Guard dies in the active service of the state. Provides that a spouse or dependent of a member of the Indiana National Guard is eligible for a state employee death benefit if the member dies while serving on state active duty. Provides that the adjutant general may procure a medical insurance plan for members of the Indiana National Guard who are ordered to state active duty. Adds awards and decorations that may be awarded by the Indiana National Guard. Provides that members of the Indiana National Guard, while serving on state active duty, shall be considered state employees for purposes of receiving worker's compensation. Provides that a scholarship applicant of the National Guard tuition supplement program may use the scholarship for a credential-certifying program, licensing program, trade certification program, or apprenticeship program for an indemand occupation as identified by the adjutant general and the department of workforce development in consultation with the department of workforce development, in consultation with the commission for higher education. Provides that if a scholarship applicant of the National Guard tuition supplement program receives a twenty-first century scholars program scholarship, the scholarship applicant may use a National Guard tuition supplement program scholarship awarded to pay for room and board for two years. Makes technical corrections.

Effective: July 1, 2025.

Bartels, Lawson, O'Brien, Moseley

January 8, 2025, read first time and referred to Committee on Veterans Affairs and Public Safety.
January 21, 2025, reported — Do Pass.



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. 1111

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

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

1	SECTION 1. IC 5-10-11-3, AS AMENDED BY P.L.2-2007,
2	SECTION 86, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2025]: Sec. 3. As used in this chapter, "state employee" means
4	an employee of a state agency, except a state educational institution.
5	The term includes a member of the Indiana National Guard while
6	the member is serving on state active duty. "State employee" does
7	not include a public safety officer who receives benefits under
8	IC 5-10-10.
9	SECTION 2. IC 10-16-7-7 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 7. (a) The governor
11	shall order on state duty all or part of the national guard Indiana
12	National Guard in the following cases:
13	(1) War.
14	(2) Invasion.
15	(3) Insurrection.
16	(4) Public disaster.
17	(5) Breach of the peace or imminent danger of breach of the



	-
1	peace.
2	(6) Forcible obstruction of the execution of the laws, or
3	reasonable belief that the execution of the laws will be obstructed.
4	(7) At any other time the governor considers necessary.
5	(b) A member of the Indiana national guard National Guard who
6	is ordered out on duty may not be held civilly liable for any act done by
7	the person in the discharge of the person's military duty. The member
8	may not be subject to criminal prosecution if an alleged criminal act
9	occurred while the member was carrying out the orders of a superior
10	officer that the member reasonably believed to be legal orders under all
11	of the attendant facts and circumstances.
12	(c) If the President of the United States calls, orders, or requisitions
13	troops, the governor shall first order into the service of the United
14	States the organization and arms of the service specified in the
15	president's requisition.
16	(d) If a civil suit or proceeding is commenced in any court by any
17	person against any member of the Indiana national guard National
18	Guard acting under the authority of an order described in subsection
19	(b), the attorney general shall defend the member. If the action or
20	proceeding is criminal, the governor shall designate counsel to
21	represent the accused and the state will be financially responsible for
22	the expense of the defense of any civil or criminal action incurred. The
23	expenses for the defense shall be paid by the adjutant general out of
24	appropriated funds.
25	(e) The adjutant general may procure a medical insurance plan
26	for members of the Indiana National Guard who are ordered to
27	state active duty.
28	SECTION 3. IC 10-16-7-18 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 18. (a) A member of
30	the Indiana national guard National Guard who
31	(1) when on duty or assembled for duty, in case of riot, tumult,
32	breach of peace, insurrection, invasion, public disaster or
33	whenever ordered by the governor, the commanding general of
34	the national guard, Indiana National Guard, or called to the aid
35	of civil authorities, is injured, is disabled, or contracts a disease
36	because of the member's duty or assembly; or
37	(2) without fault or neglect on that member's part, is wounded or
38	disabled while performing any lawfully ordered duty that
39	temporarily incapacitates the member from pursuing the member's
40	usual business or occupation;
41	shall, during the period of incapacity, receive the pay to which the
42	member was entitled while on or assembled for duty, plus any actual



necessary expenses for care and medical attention. shall be conside	red
a state employee for purposes of receiving worker's compensation	tion
under IC 22-3. The receipt of worker's compensation by a mem	ber
of the Indiana National Guard shall not be construed as	an
exclusive remedy (as described in IC 22-3-2-6) for purpose	s of
determining the member's eligibility for the member's retirem	ient
benefits or other benefits provided to a member of the Indi	ana
National Guard.	

- (b) If a claim is made under this section, the adjutant general may cause examinations of the claimant to be made from time to time by a medical officer designated for that purpose by the adjutant general. The adjutant general may direct the removal of a claimant to and treatment in a hospital designated by the adjutant general. If the claimant refuses:
 - (1) to allow an examination; or
 - (2) to go to a designated hospital or to otherwise follow the advice or treatment prescribed;

the claimant forfeits and is barred from all right to any claim or allowance under this section.

(c) Under this chapter:

- (1) a disability may not be considered temporary if the disability continues for more than one (1) year from the date of receiving the injury or of incurring or contracting the disease or disability; and
- (2) pay and expenses for care and medical attendance for more than one (1) year is not allowed.
- (d) The adjutant general may appoint a medical examiner or a board of three (3) officers, at least one (1) being a medical officer, to inquire into the merits of any claim arising under this section. However, the adjutant general may determine any claim without appointing a medical examiner and fix the amount to be allowed under this section. A medical examiner or board appointed under this section has the same power to take evidence, administer oaths, issue subpoenas and compel witnesses to attend and testify and produce books and papers and punish their failures to do so as is possessed by a general court-martial. The findings of the medical examiner or board are subject to the approval of the adjutant general, who may return the proceedings of the medical examiner or board for revision and for taking further testimony. The amount found due a member by the medical examiner or board and approved by the adjutant general of the state shall be paid by the state in the same manner as other military accounts are paid.
- SECTION 4. IC 10-16-7-19, AS AMENDED BY P.L.92-2016, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



JULY 1, 2025]: Sec. 19. (a) A member of the Indiana national guard
National Guard who is wounded or disabled or was disabled in the
service of the state including service related to:
(1) a riot

6

7

8

9

10

11

12 13

14

15

16 17

18

19

20

21

22

23

24

25 26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

- (2) a tumult;
- (3) a breach of the peace;
- (4) a resistance to process;
- (5) an invasion;
 - (6) a public disaster;
 - (7) the aid of civil authority; or
- (8) a lawfully ordered parade, drill, encampment, or inspection; within ten (10) years preceding the member's application for a pension under this chapter shall, upon proof of the disability, be placed on the roll of invalid pensioners of the state and shall receive out of money in the state treasury not otherwise appropriated, upon the audit of the adjutant general and approval of the governor, the same pension or reward that a person under similar circumstances would receive from the United States. In case of a wound, an injury, or a disease that results in death, the surviving spouse, dependent children, or dependent parent of the member of the Indiana national guard National Guard shall receive the pension and reward dating from the time of receiving the injuries on account of which the pension or reward is allowed. An officer or enlisted person is not entitled while in active service to apply for or receive a pension.
- (b) If a member of the Indiana national guard National Guard dies in the active service of the state, the member's reasonable funeral expenses, not exceeding eight thousand eight hundred dollars (\$8,800). twenty thousand dollars (\$20,000), shall be paid by the state in the manner as the governor directs.
- (c) This section does not make applicable any provision of the national service life insurance law of the United States, and the pension or reward granted under this section shall be that provided for by the pension laws of the United States in substance, without regard to form.
- SECTION 5. IC 10-16-12-1, AS AMENDED BY P.L.169-2013, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 1. The following awards and decorations are established to be bestowed upon the officers and enlisted persons of the armed forces of Indiana under the conditions and in the manner provided in this article:
 - (1) An Indiana Distinguished Service Cross shall be awarded to any commissioned officer or enlisted person of the militia, who:
 - (A) performs, at great personal danger and risk of life or limb



1	in peace or war, any act of heroism designed to protect life or
2	property; or
3	(B) in the face of a military or armed enemy of the United
4	States government or of the state of Indiana, performs an act
5	over and beyond the call of duty, which act, danger, or risk the
6	officer or enlisted person could have failed to perform or incur
7	without being subject to censure for neglect of duty; or
8	(C) through an act of courage contributes directly to
9	saving the life or lives of others.
10	(2) An Indiana Distinguished Service Medal shall be awarded to
11	a commissioned officer or an enlisted person of the militia and
12	other officers, enlisted persons, and civilians, who perform
13	unusually distinguished or meritorious service, that:
14	(A) to a marked degree is reflected in the increased efficiency
15	of the militia; or
16	(B) brings exceptional and great honor or credit to the Indiana
17	armed forces and commands the attention and respect of the
18	citizens of Indiana and of the military establishment
19	throughout the United States.
20	(3) Long Service Medals shall be awarded to officers and enlisted
21	persons for honest and faithful service in the federally recognized
21 22	Indiana national guard National Guard for periods of:
23	(A) ten (10) years;
24	(B) fifteen (15) years;
25	(C) twenty (20) years;
25 26	(D) twenty-five (25) years; and
27	(E) for longer periods.
28	A symbol shall be worn on the ribbon of each medal, one (1) for
29	each year in addition to the period for which the medal was
30	issued, until the officer or enlisted person is entitled to a medal
31	for the next period for which a different long service medal is
32	issued.
33	(4) An Indiana national guard National Guard commendation
34	medal shall be awarded to any commissioned officer or enlisted
35	person of the militia and other officers, enlisted persons, and
36	civilians, who have distinguished themselves by meritorious
37	achievement or meritorious service. The required meritorious
38	achievement or meritorious service while of lesser degree than
39	that required for the award of the Indiana distinguished service
40	medal must have been accomplished with distinction. The award

may be made for acts of outstanding courage that do not meet the

requirements for award of the Indiana distinguished service



41

1	medal. It is particularly desirable that emphasis be placed on the
2	award of this decoration to outstanding company grade officers,
3	warrant officers, and enlisted personnel whose achievements and
4	service meet the prescribed standards.
5	(5) An Indiana achievement medal shall be awarded to any
6	officer or enlisted person of the militia and other officers,
7	enlisted persons, or civilians, who have distinguished
8	themselves by outstanding achievement or service. The
9	required achievement or service, while of lesser degree than
10	that required for the award of the Indiana National Guard
11	commendation medal, must have been accomplished with
12	distinction.
13	(5) (6) An Indiana Emergency Service Ribbon shall be awarded
14	to all currently assigned officers, warrant officers, and enlisted
15	members of the Indiana national guard National Guard who have
16	served on state active duty during a state emergency. For purposes
17	of this subdivision, "state emergency" means any emergency for
18	any period declared by the governor or the adjutant general. The
19	Indiana emergency service ribbon shall be awarded to denote
20	honorable state active military duty by members of the Indiana
21	army Army and air national guard Air National Guard during
22	state emergencies.
23	(6) (7) Other medals for any war or campaign or mobilization for
24	which a medal has not been awarded by the federal government
25	may be:
26	(A) established by executive order of the governor; and
27	(B) awarded to members of any federally recognized military
28	force of the state who participated in the military force.
29	(7) (8) An Air National Guard First Sergeant Ribbon is authorized
30	for a currently assigned member who serves or has previously
31	served as a first sergeant in the Indiana Air National Guard, if the
32	member meets the criteria set forth in clause (A). A request for an
33	award, including a retroactive award, must be submitted in the
34	manner set forth in clause (B), and meet any other criteria
35	established by the adjutant general. The ribbon shall consist of a
36	plain blue field with a silver diamond device in the center, and no
37	medal shall accompany the award of the ribbon. The ribbon shall
38	be awarded as follows:

(A) In recognition of meritorious service by a member of the

Indiana Air National Guard who has served in the first sergeant career field, Special Duty Identifier 8F000, and who



39

40

41 42

meets the following criteria:

1	(i) Has been assigned to a valid first sergeant position for at
2	least three (3) years.
3	(ii) Graduated from either the United States Air Force
4	Academy or the Army National Guard First Sergeant
5	Academy.
6	(B) The individual unit commander of a member of the
7	Indiana Air National Guard who meets the criteria set forth in
8	clause (A) shall submit a letter to the wing commander,
9	recommending the member for the award based upon the
10	member's contributions, conduct, and demonstrated leadership
11	as a first sergeant. If the wing commander approves, the wing
12	commander shall forward the letter of recommendation to the
13	military personnel flight commanding officer for action. If the
14	wing commander disapproves, the wing commander shall
15	return the letter of recommendation to the unit commander.
16	(C) The adjutant general shall establish procedures for the
17	award presentation ceremony following accepted practice and
18	miliary military tradition.
19	(8) (9) An Indiana Funeral Honors Ribbon shall be awarded to all
20	members of the Indiana Air National Guard, the Indiana Army
21	National Guard, retired members of the Indiana Air National
22	Guard and Indiana Army National Guard, and members of
23	veterans' organizations who have been trained and certified by the
24	United States Department of Defense as Department of Defense
25	Funeral Honors participants. The Indiana Funeral Honors Ribbon
26	shall be awarded to denote honorable and distinguished service in
27	the performance of military funerals and similar activities within
28	Indiana.
29	(10) An Indiana Outstanding Airman or Soldier of the Year
30	Medal shall be awarded to the finest members of the Indiana
31	National Guard on an annual basis. This medal is authorized
32	in the quantities and qualifications set forth by the adjutant
33	general, who shall establish and publish procedures for award
34	presentation.
35	(11) An Indiana Exemplary Fitness Medal shall be awarded
36	to members and employees of the Indiana National Guard
37	who distinguish themselves for outstanding physical fitness.
38	This medal is authorized in the quantities and qualifications
39	set forth by the adjutant general, who shall establish and
40	publish procedures for award presentation.
41	For the purposes of this article, officers and enlisted persons of the

regular army assigned to the armed forces of Indiana as instructors and



1	assistant instructors shall be considered as officers and enlisted persons
2	of the Indiana armed forces.
3	SECTION 6. IC 21-13-1-8, AS AMENDED BY P.L.240-2023,
4	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2025]: Sec. 8. "Scholarship applicant", for purposes of
6	IC 21-13-4, means a person who:
7	(1) is an eligible student;
8	(2) has been accepted to attend either:
9	(A) a state educational institution or an approved
10	postsecondary educational institution listed in
11	IC 21-7-13-6(a)(1)(C)(i) through IC 21-7-13-6(a)(1)(C)(xxx)
12	as a full-time or part-time student; or
13	(B) a credential-certifying program, licensing program,
14	trade certification program, or apprenticeship program
15	for an in demand occupation as identified by the adjutant
16	general and the department of workforce development, in
17	consultation with the commission;
18	(3) has been certified to have met all National Guard
19	requirements; and
20	(4) according to commission requirements, has timely filed an
21	application for and, if applicable, used any federal and state
22	financial assistance available to the person.
23	SECTION 7. IC 21-13-4-2, AS AMENDED BY P.L.240-2023,
24	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2025]: Sec. 2. Money in the National Guard tuition
26	supplement program fund shall be used to provide annual scholarships
27	to scholarship applicants under this chapter. Annual scholarships shall
28	be awarded in the following amounts:
29	(1) A scholarship applicant who attends a state educational
30	institution shall receive a scholarship under this chapter in an
31	amount that is equal to one (1) of the following:
32	(A) If the scholarship applicant does not receive other
33	financial assistance specifically designated for educational
34	costs, the amount equal to a full undergraduate tuition
35	scholarship, regardless as to whether the student uses the
36	scholarship for undergraduate or graduate educational costs,
37	to attend the state educational institution.
38	(B) Except as provided in subdivision (3), if the scholarship
39	applicant receives other financial assistance specifically
40	designated for educational costs, the amount:
41	(i) equal to the balance required to attend the state
42	educational institution; and
74	Caucational motitation, and



1	(ii) not to exceed the amount described in clause (A).
2	(2) A scholarship applicant who attends an approved
3	postsecondary educational institution listed in
4	IC 21-7-13-6(a)(1)(C)(i) through IC 21-7-13-6(a)(1)(C)(xxx) or
5	who attends a program described in IC 21-13-1-8(2)(B) for an
6	occupational and technical education (as defined by
7	IC 21-22-1-2) shall receive a scholarship under this chapter in an
8	amount equal to the lesser of the following:
9	(A) Except as provided in subdivision (3), if the scholarship
10	applicant receives other financial assistance specifically
11	designated for educational costs, the amount equal to the
12	balance required to attend the approved postsecondary
13	educational institution.
14	(B) Five thousand dollars (\$5,000).
15	(3) If a scholarship applicant receives a twenty-first century
16	scholars program scholarship under IC 21-12-6, the
17	scholarship applicant may use a scholarship awarded under
18	this chapter to pay for room and board for two (2) years in an
19	amount equal to the lesser of the following for each applicable
20	school year:
21	(A) The amount equal to the scholarship applicant's cost
22	for room and board for the school year.
23	(B) Five thousand dollars (\$5,000).
24	SECTION 8. IC 34-30-2.1-125, AS ADDED BY P.L.105-2022,
25	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2025]: Sec. 125. IC 10-16-7-7 (Concerning members of the
27	national guard). Indiana National Guard).



COMMITTEE REPORT

Mr. Speaker: Your Committee on Veterans Affairs and Public Safety, to which was referred House Bill 1111, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1111 as introduced.)

BARTELS

Committee Vote: Yeas 10, Nays 0

