

February 16, 2021

HOUSE BILL No. 1270

DIGEST OF HB 1270 (Updated February 16, 2021 11:19 am - DI 143)

Citations Affected: IC 4-21.5; IC 4-31; IC 5-1.2; IC 5-2; IC 5-16; IC 7.1-5; IC 10-19; IC 11-12; IC 12-17; IC 12-17.2; IC 13-18; IC 14-23; IC 16-19; IC 16-21; IC 16-22; IC 16-28; IC 16-31; IC 20-26; IC 22-11; IC 22-12; IC 22-13; IC 22-14; IC 22-15; IC 24-4; IC 25-4; IC 25-31; IC 35-47.5; IC 36-1; IC 36-7; IC 36-8.

Department of homeland security. Amends the Synopsis: administrative orders and procedures act to allow for an initial notice of determination to be served by electronic mail or any other method approved by the Indiana Rules of Trial Procedure. (Under current law, the initial notice of determination may be served only by United States mail or personal service.) Repeals provisions concerning the division of planning and assessment, division of preparedness and training, division of emergency response and recovery, and division of fire and building safety (divisions). Assigns all duties of the divisions to the executive director of the department of homeland security (department) or the department generally. Establishes a fire chief executive training program (executive training program). Provides that after January 1, 2022, a newly appointed fire chief of a political subdivision must successfully complete the executive training program within one year of appointment. Provides that a volunteer fire chief is not required to complete the executive training program. Provides that the department of homeland security may allow any of the following individuals to enroll in the executive training program if there is available space in the course: (1) A chief officer. (2) Management level personnel. (3) A volunteer fire chief. (4) A volunteer chief officer. (5) Volunteer management level personnel. Makes corresponding changes and technical corrections.

Effective: July 1, 2021.

Frye R

January 14, 2021, read first time and referred to Committee on Veterans Affairs and Public Safety. February 16, 2021, amended, reported — Do Pass.



February 16, 2021

First Regular Session of the 122nd General Assembly (2021)

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 2020 Regular Session of the General Assembly.

HOUSE BILL No. 1270

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 4-21.5-3-1, AS AMENDED BY P.L.152-2012,
2	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2021]: Sec. 1. (a) This section applies to:
4	(1) the giving of any notice;
5	(2) the service of any motion, ruling, order, or other filed item; or
6	(3) the filing of any document with the ultimate authority;
7	in an administrative proceeding under this article.
8	(b) Except as provided in subsection (c) or as otherwise provided by
9	law, a person shall serve papers by:
10	(1) United States mail;
11	(2) personal service;
12	(3) electronic mail; or
13	(4) any other method approved by the Indiana Rules of Trial
14	Procedure.
15	(c) The following shall be served by United States mail or personal
16	service:
17	(1) The initial notice of a determination under section 6 of this



1 chapter. 2 (2) (1) A petition for review of an agency action under section 7 3 of this chapter. 4 (3) (2) A complaint under section 8 of this chapter. 5 (d) The agency shall keep a record of the time, date, and 6 circumstances of the service under subsection (b) or (c). 7 (e) Service shall be made on a person or on the person's counsel or 8 other authorized representative of record in the proceeding. Service on 9 an artificial person or a person incompetent to receive service shall be 10 made on a person allowed to receive service under the rules governing 11 civil actions in the courts. If an ultimate authority consists of more than 12 one (1) individual, service on that ultimate authority must be made on 13 the chairperson or secretary of the ultimate authority. A document to be filed with that ultimate authority must be filed with the chairperson 14 15 or secretary of the ultimate authority. 16 (f) If the current address of a person is not ascertainable, service 17 shall be mailed to the last known address where the person resides or 18 has a principal place of business. If the identity, address, or existence 19 of a person is not ascertainable, or a law other than a rule allows, 20 service shall be made by a single publication in a newspaper of general 21 circulation in: 22 (1) the county in which the person resides, has a principal place 23 of business, or has property that is the subject of the proceeding; 24 or 25 (2) Marion County, if the place described in subdivision (1) is not 26 ascertainable or the place described in subdivision (1) is outside 27 Indiana and the person does not have a resident agent or other 28 representative of record in Indiana. 29 (g) A notice given by publication must include a statement advising 30 a person how the person may receive written notice of the proceedings. 31 (h) The filing of a document with an ultimate authority is complete 32 on the earliest of the following dates that apply to the filing: 33 (1) The date on which the document is delivered to the ultimate 34 authority: 35 (A) under subsection (b) or (c); and 36 (B) in compliance with subsection (e). 37 (2) The date of the postmark on the envelope containing the 38 document, if the document is mailed to the ultimate authority by 39 United States mail. 40 (3) The date on which the document is deposited with a private 41 carrier, as shown by a receipt issued by the carrier, if the

42 document is sent to the ultimate authority by private carrier.



1 SECTION 2. IC 4-31-8-5, AS AMENDED BY P.L.1-2006, 2 SECTION 85, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 3 JULY 1, 2021]: Sec. 5. Each applicant for a permit shall, before the 4 opening of the applicant's racing season, request an inspection of the 5 racetrack premises and obtain a certificate from the division of fire and 6 building safety department of homeland security stating that the 7 premises are in compliance with all safety requirements. 8 SECTION 3. IC 5-1.2-7-19, AS ADDED BY P.L.189-2018, 9 SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 10 JULY 1, 2021]: Sec. 19. On behalf of the authority, the board of directors or board of managers of the hospital shall, before the 11 12 execution of a lease, submit to and receive the approval of the board of 13 commissioners of the county of the plans, specifications, and estimates 14 of cost for the building or renovation. The plans and specifications 15 shall be submitted to and approved by the state board of health, the 16 division of fire and building safety, department of homeland security, 17 and other state agencies that are required by law to pass on plans and 18 specifications for public buildings. 19 SECTION 4. IC 5-2-1-3, AS AMENDED BY P.L.197-2011, 20 SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 21 JULY 1, 2021]: Sec. 3. There is created, as a criminal justice agency of 22 the state, a law enforcement training board to carry out the provisions 23 of this chapter. The board members are to be selected as provided by 24 this chapter. The board is composed of the following members: 25 (1) The superintendent of the Indiana state police department, 26 who shall serve as chairperson of the board. 27 (2) The deputy executive director of the division of preparedness and training of the department of homeland security appointed 28 29 under IC 10-19-3-1. The deputy executive director shall serve as 30 the vice chair of the board. 31 (3) The chief of police of a consolidated city. 32 (4) One (1) county sheriff from a county with a population of at 33 least one hundred thousand (100,000). 34 (5) One (1) county sheriff from a county of at least fifty thousand 35 (50,000) but less than one hundred thousand (100,000) 36 population. 37 (6) One (1) county sheriff from a county of under fifty thousand 38 (50,000) population. 39 (7) One (1) chief of police from a city of at least thirty-five 40 thousand (35,000) population, who is not the chief of police of a 41 consolidated city.

42 (8) One (1) chief of police from a city of at least ten thousand



1 (10,000) but under thirty-five thousand (35,000) population. 2 (9) One (1) chief of police, police officer, or town marshal from 3 a city or town of under ten thousand (10,000) population. 4 (10) One (1) prosecuting attorney. 5 (11) One (1) judge of a circuit or superior court exercising 6 criminal jurisdiction. 7 (12) One (1) member representing professional journalism. 8 (13) One (1) member representing the medical profession. 9 (14) One (1) member representing education. (15) One (1) member representing business and industry. 10 (16) One (1) member representing labor. 11 12 (17) One (1) member representing Indiana elected officials of 13 counties, cities, and towns. SECTION 5. IC 5-2-1-9, AS AMENDED BY P.L.86-2018, 14 15 SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 9. (a) The board shall adopt in accordance with 16 17 IC 4-22-2 all necessary rules to carry out the provisions of this chapter. 18 The rules, which shall be adopted only after necessary and proper 19 investigation and inquiry by the board, shall include the establishment 20 of the following: 21 (1) Minimum standards of physical, educational, mental, and 22 moral fitness which shall govern the acceptance of any person for 23 training by any law enforcement training school or academy 24 meeting or exceeding the minimum standards established 25 pursuant to this chapter. (2) Minimum standards for law enforcement training schools 26 27 administered by towns, cities, counties, law enforcement training 28 centers, agencies, or departments of the state. 29 (3) Minimum standards for courses of study, attendance 30 requirements, equipment, and facilities for approved town, city, 31 county, and state law enforcement officer, police reserve officer, 32 and conservation reserve officer training schools. 33 (4) Minimum standards for a course of study on cultural diversity 34 awareness, including training on the U nonimmigrant visa created 35 through the federal Victims of Trafficking and Violence 36 Protection Act of 2000 (P.L. 106-386) that must be required for 37 each person accepted for training at a law enforcement training 38 school or academy. Cultural diversity awareness study must 39 include an understanding of cultural issues related to race, 40 religion, gender, age, domestic violence, national origin, and 41 physical and mental disabilities. 42 (5) Minimum qualifications for instructors at approved law

HB 1270—LS 7312/DI 141



1	enforcement training schools.
2 3	(6) Minimum basic training requirements which law enforcement
	officers appointed to probationary terms shall complete before
4	being eligible for continued or permanent employment.
5	(7) Minimum basic training requirements which law enforcement
6	officers appointed on other than a permanent basis shall complete
7	in order to be eligible for continued employment or permanent
8	appointment.
9	(8) Minimum basic training requirements which law enforcement
10	officers appointed on a permanent basis shall complete in order
11	to be eligible for continued employment.
12	(9) Minimum basic training requirements for each person
13	accepted for training at a law enforcement training school or
14	academy that include six (6) hours of training in interacting with:
15	(A) persons with autism, mental illness, addictive disorders,
16	intellectual disabilities, and developmental disabilities;
17	(B) missing endangered adults (as defined in IC 12-7-2-131.3);
18	and
19	(C) persons with Alzheimer's disease or related senile
20	dementia;
21	to be provided by persons approved by the secretary of family and
22	social services and the board. The training must include an
23	overview of the crisis intervention teams.
23	(10) Minimum standards for a course of study on human and
25	sexual trafficking that must be required for each person accepted
26	for training at a law enforcement training school or academy and
27	for inservice training programs for law enforcement officers. The
28	course must cover the following topics:
20	(A) Examination of the human and sexual trafficking laws
30	(IC 35-42-3.5).
31	(B) Identification of human and sexual trafficking.
32	(C) Communicating with traumatized persons.
33	(D) Therapeutically appropriate investigative techniques.
34	(E) Collaboration with federal law enforcement officials.
35	(F) Rights of and protections afforded to victims.
36	(G) Providing documentation that satisfies the Declaration of
37	Law Enforcement Officer for Victim of Trafficking in Persons
38	e e
38 39	(Form I-914, Supplement B) requirements established under federal law.
39 40	(H) The availability of community resources to assist human
40 41	
	and sexual trafficking victims.
42	(b) A law enforcement officer appointed after July 5, 1972, and



1 before July 1, 1993, may not enforce the laws or ordinances of the state 2 or any political subdivision unless the officer has, within one (1) year 3 from the date of appointment, successfully completed the minimum 4 basic training requirements established under this chapter by the board. 5 If a person fails to successfully complete the basic training 6 requirements within one (1) year from the date of employment, the officer may not perform any of the duties of a law enforcement officer 7 8 involving control or direction of members of the public or exercising 9 the power of arrest until the officer has successfully completed the 10 training requirements. This subsection does not apply to any law 11 enforcement officer appointed before July 6, 1972, or after June 30, 12 1993. 13 (c) Military leave or other authorized leave of absence from law 14 enforcement duty during the first year of employment after July 6, 15 1972, shall toll the running of the first year, which shall be calculated by the aggregate of the time before and after the leave, for the purposes 16 17 of this chapter. 18 (d) Except as provided in subsections (e), (m), (t), and (u), a law 19 enforcement officer appointed to a law enforcement department or 20 agency after June 30, 1993, may not: 21 (1) make an arrest; 22 (2) conduct a search or a seizure of a person or property; or 23 (3) carry a firearm; 24 unless the law enforcement officer successfully completes, at a board 25 certified law enforcement academy or at a law enforcement training 26 center under section 10.5 or 15.2 of this chapter, the basic training 27 requirements established by the board under this chapter. (e) This subsection does not apply to: 28 29 (1) a gaming agent employed as a law enforcement officer by the 30 Indiana gaming commission; or 31 (2) an: 32 (A) attorney; or 33 (B) investigator; 34 designated by the securities commissioner as a police officer of 35 the state under IC 23-19-6-1(k). Before a law enforcement officer appointed after June 30, 1993, 36 37 completes the basic training requirements, the law enforcement officer 38 may exercise the police powers described in subsection (d) if the 39 officer successfully completes the pre-basic course established in 40 subsection (f). Successful completion of the pre-basic course authorizes 41 a law enforcement officer to exercise the police powers described in subsection (d) for one (1) year after the date the law enforcement 42



1 officer is appointed.

(f) The board shall adopt rules under IC 4-22-2 to establish a pre-basic course for the purpose of training:

3 4 5

2

(1) law enforcement officers;

(2) police reserve officers (as described in IC 36-8-3-20); and

6 (3) conservation reserve officers (as described in IC 14-9-8-27); regarding the subjects of arrest, search and seizure, the lawful use of 7 8 force, interacting with individuals with autism, and the operation of an 9 emergency vehicle. The pre-basic course must be offered on a periodic 10 basis throughout the year at regional sites statewide. The pre-basic 11 course must consist of at least forty (40) hours of course work. The 12 board may prepare the classroom part of the pre-basic course using 13 available technology in conjunction with live instruction. The board shall provide the course material, the instructors, and the facilities at 14 15 the regional sites throughout the state that are used for the pre-basic course. In addition, the board may certify pre-basic courses that may be 16 17 conducted by other public or private training entities, including postsecondary educational institutions. 18

19 (g) Subject to subsection (h), the board shall adopt rules under IC 4-22-2 to establish a mandatory inservice training program for 20 police officers and police reserve officers (as described in 21 22 IC 36-8-3-20). After June 30, 1993, a law enforcement officer who has 23 satisfactorily completed basic training and has been appointed to a law 24 enforcement department or agency on either a full-time or part-time 25 basis is not eligible for continued employment unless the officer 26 satisfactorily completes the mandatory inservice training requirements 27 established by rules adopted by the board. Inservice training must 28 include training in interacting with persons with mental illness, 29 addictive disorders, intellectual disabilities, autism, developmental 30 disabilities, and Alzheimer's disease or related senile dementia, to be 31 provided by persons approved by the secretary of family and social 32 services and the board, and training concerning human and sexual 33 trafficking and high risk missing persons (as defined in IC 5-2-17-1). 34 The board may approve courses offered by other public or private 35 training entities, including postsecondary educational institutions, as 36 necessary in order to ensure the availability of an adequate number of 37 inservice training programs. The board may waive an officer's inservice 38 training requirements if the board determines that the officer's reason 39 for lacking the required amount of inservice training hours is due to 40 either an emergency situation or the unavailability of courses. 41

(h) This subsection applies only to a mandatory inservice training program under subsection (g). Notwithstanding subsection (g), the

HB 1270-LS 7312/DI 141



1 board may, without adopting rules under IC 4-22-2, modify the course 2 work of a training subject matter, modify the number of hours of 3 training required within a particular subject matter, or add a new 4 subject matter, if the board satisfies the following requirements: 5 (1) The board must conduct at least two (2) public meetings on 6 the proposed modification or addition. (2) After approving the modification or addition at a public 7 8 meeting, the board must post notice of the modification or 9 addition on the Indiana law enforcement academy's Internet web 10 site at least thirty (30) days before the modification or addition takes effect. 11 12 If the board does not satisfy the requirements of this subsection, the 13 modification or addition is void. This subsection does not authorize the 14 board to eliminate any inservice training subject matter required under 15 subsection (g). 16 (i) The board shall also adopt rules establishing a town marshal 17 basic training program, subject to the following: (1) The program must require fewer hours of instruction and class 18 19 attendance and fewer courses of study than are required for the 20 mandated basic training program. (2) Certain parts of the course materials may be studied by a 21 22 candidate at the candidate's home in order to fulfill requirements 23 of the program. 24 (3) Law enforcement officers successfully completing the 25 requirements of the program are eligible for appointment only in 26 towns employing the town marshal system (IC 36-5-7) and having not more than one (1) marshal and two (2) deputies. 27 (4) The limitation imposed by subdivision (3) does not apply to an 28 29 officer who has successfully completed the mandated basic 30 training program. 31 (5) The time limitations imposed by subsections (b) and (c) for 32 completing the training are also applicable to the town marshal 33 basic training program. 34 (6) The program must require training in interacting with 35 individuals with autism. (j) The board shall adopt rules under IC 4-22-2 to establish an 36 37 executive training program. The executive training program must 38 include training in the following areas: 39 (1) Liability. 40 (2) Media relations. 41 (3) Accounting and administration. 42 (4) Discipline.



9

1 (5) Department policy making.

- 2 (6) Lawful use of force.
- 3 (7) Department programs. 4
 - (8) Emergency vehicle operation.
 - (9) Cultural diversity.

5

20

21

22

23

24

28

29

30

31

32

33

34

35

36

39

40

41 42

6 (k) A police chief shall apply for admission to the executive training 7 program within two (2) months of the date the police chief initially 8 takes office. A police chief must successfully complete the executive 9 training program within six (6) months of the date the police chief 10 initially takes office. However, if space in the executive training program is not available at a time that will allow completion of the 11 12 executive training program within six (6) months of the date the police 13 chief initially takes office, the police chief must successfully complete 14 the next available executive training program that is offered after the 15 police chief initially takes office.

(1) A police chief who fails to comply with subsection (k) may not 16 17 continue to serve as the police chief until completion of the executive 18 training program. For the purposes of this subsection and subsection 19 (k), "police chief" refers to:

(1) the police chief of any city;

(2) the police chief of any town having a metropolitan police department; and

(3) the chief of a consolidated law enforcement department established under IC 36-3-1-5.1.

25 A town marshal is not considered to be a police chief for these purposes, but a town marshal may enroll in the executive training 26 27 program.

(m) A fire investigator in the division of fire and building safety department of homeland security appointed after December 31, 1993, is required to comply with the basic training standards established under this chapter.

(n) The board shall adopt rules under IC 4-22-2 to establish a program to certify handgun safety courses, including courses offered in the private sector, that meet standards approved by the board for training probation officers in handgun safety as required by IC 11-13-1-3.5(3).

37 (o) The board shall adopt rules under IC 4-22-2 to establish a 38 refresher course for an officer who:

> (1) is hired by an Indiana law enforcement department or agency as a law enforcement officer;

- (2) has not been employed as a law enforcement officer for:
 - (A) at least two (2) years; and



1	(B) less than six (6) years before the officer is hired under
2	subdivision (1); and
3	(3) completed at any time a basic training course certified or
4	recognized by the board before the officer is hired under
5	subdivision (1).
6	(p) An officer to whom subsection (o) applies must successfully
7	complete the refresher course described in subsection (o) not later than
8	six (6) months after the officer's date of hire, or the officer loses the
9	officer's powers of:
10	(1) arrest;
11	(2) search; and
12	(3) seizure.
13	(q) The board shall adopt rules under IC 4-22-2 to establish a
14	refresher course for an officer who:
15	(1) is appointed by an Indiana law enforcement department or
16	agency as a reserve police officer; and
17	(2) has not worked as a reserve police officer for at least two (2)
18	years after:
19	(A) completing the pre-basic course; or
20	(B) leaving the individual's last appointment as a reserve
21	police officer.
22	An officer to whom this subsection applies must successfully complete
23	the refresher course established by the board in order to work as a
24	reserve police officer.
25	(r) This subsection applies to an individual who, at the time the
26	individual completes a board certified or recognized basic training
27	course, has not been appointed as a law enforcement officer by an
28	Indiana law enforcement department or agency. If the individual is not
29	employed as a law enforcement officer for at least two (2) years after
30	completing the basic training course, the individual must successfully
31	retake and complete the basic training course as set forth in subsection
32	(d).
33	(s) The board shall adopt rules under IC 4-22-2 to establish a
34	refresher course for an individual who:
35	(1) is appointed as a board certified instructor of law enforcement
36	training; and
37	(2) has not provided law enforcement training instruction for
38	more than one (1) year after the date the individual's instructor
39	certification expired.
40	An individual to whom this subsection applies must successfully
41	complete the refresher course established by the board in order to
42	renew the individual's instructor certification.



1 (t) This subsection applies only to a gaming agent employed as a 2 law enforcement officer by the Indiana gaming commission. A gaming 3 agent appointed after June 30, 2005, may exercise the police powers 4 described in subsection (d) if: 5 (1) the agent successfully completes the pre-basic course 6 established in subsection (f); and 7 (2) the agent successfully completes any other training courses 8 established by the Indiana gaming commission in conjunction 9 with the board. 10 (u) This subsection applies only to a securities enforcement officer designated as a law enforcement officer by the securities 11 commissioner. A securities enforcement officer may exercise the police 12 13 powers described in subsection (d) if: 14 (1) the securities enforcement officer successfully completes the 15 pre-basic course established in subsection (f); and (2) the securities enforcement officer successfully completes any 16 other training courses established by the securities commissioner 17 in conjunction with the board. 18 19 (v) As used in this section, "upper level policymaking position" 20 refers to the following: 21 (1) If the authorized size of the department or town marshal 22 system is not more than ten (10) members, the term refers to the 23 position held by the police chief or town marshal. 24 (2) If the authorized size of the department or town marshal 25 system is more than ten (10) members but less than fifty-one (51)members, the term refers to: 26 27 (A) the position held by the police chief or town marshal; and (B) each position held by the members of the police 28 29 department or town marshal system in the next rank and pay grade immediately below the police chief or town marshal. 30 31 (3) If the authorized size of the department or town marshal 32 system is more than fifty (50) members, the term refers to: 33 (A) the position held by the police chief or town marshal; and 34 (B) each position held by the members of the police 35 department or town marshal system in the next two (2) ranks and pay grades immediately below the police chief or town 36 37 marshal. 38 (w) This subsection applies only to a correctional police officer 39 employed by the department of correction. A correctional police officer 40 may exercise the police powers described in subsection (d) if: 41 (1) the officer successfully completes the pre-basic course 42 described in subsection (f); and



(2) the officer successfully completes any other training courses established by the department of correction in conjunction with the board. SECTION 6. IC 5-16-3-1, AS AMENDED BY P.L.1-2006,

4 5 SECTION 103, IS AMENDED TO READ AS FOLLOWS 6 [EFFECTIVE JULY 1, 2021]: Sec. 1. (a) A public official, board, 7 commission, or other public agency having charge of the construction 8 of a public building, an addition to the building, or an alteration of the 9 building shall file in the division of fire and building safety, 10 department of homeland security, within sixty (60) days after the completion of the building project, a complete set of blueprints and a 11 12 complete set of bound specifications for the public building, addition, 13 or alteration.

(b) Subsection (a) does not apply to buildings, additions, or alterations that are constructed at a cost of less than twenty-five thousand dollars (\$25,000).

17 SECTION 7. IC 5-16-3-2, AS AMENDED BY P.L.1-2006, 18 SECTION 104, IS AMENDED TO READ AS FOLLOWS 19 [EFFECTIVE JULY 1, 2021]: Sec. 2. The division of fire and building 20 safety of the department of homeland security shall provide a safe 21 depository for all blueprints and specifications filed as provided in 22 section 1 of this chapter and retain them for inspection and loan under 23 the conditions and restrictions as the fire prevention and building safety 24 commission shall determine by rule. The fire prevention and building 25 safety commission may designate the librarian of the state of Indiana 26 as the custodian of any blueprints and specifications filed with it, at any 27 time, and it shall be the duty of the state librarian to safely preserve the 28 same in the state archives as public documents. 29

SECTION 8. IC 7.1-5-12-6, AS ADDED BY P.L.141-2012, 30 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6. (a) The commission shall enforce this chapter. 32 (b) This chapter may also be enforced by: 33 (1) the state department of health established by IC 16-19-1-1; 34

- (2) a local health department, as defined in IC 16-18-2-211;
- (3) a health and hospital corporation established by IC 16-22-8-6;
- 36 (4) the division of fire and building safety established within the 37 department of homeland security established by IC 10-19-7-1; 38 IC 10-19-2-1; and
 - (5) a law enforcement officer;
- 40 in cooperation with the commission.
- 41 (c) The commission, the state department of health, a local health 42 department, a health and hospital corporation, the division of fire and

HB 1270-LS 7312/DI 141



1

2

3

14

15

16

31

35

1 building safety, department of homeland security, or a law 2 enforcement officer may inspect premises that are subject to this 3 chapter to ensure that the person responsible for the premises is in 4 compliance with this chapter. 5 SECTION 9. IC 7.1-5-12-9, AS ADDED BY P.L.141-2012, 6 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 7 JULY 1, 2021]: Sec. 9. (a) A local health department may enforce this 8 chapter by filing a civil action under IC 16-20-1-26. 9 (b) A health and hospital corporation may enforce this chapter by 10 filing a civil action under IC 16-22-8-31. (c) The division of fire and building safety department of 11 12 homeland security may enforce this chapter by filing a civil action 13 under IC 22-12-7-13. SECTION 10. IC 10-19-2-2, AS ADDED BY P.L.22-2005, 14 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 15 16 JULY 1, 2021]: Sec. 2. (a) The department consists of the following 17 divisions: shall do the following: 18 (1) The division of planning and assessment. 19 (2) The division of preparedness and training. 20 (3) The division of emergency response and recovery. 21 (4) The division of fire and building safety. 22 (1) Develop a single strategic plan for preparing for and 23 responding to homeland security emergencies. 24 (2) Assess state and local security needs. 25 (3) Administer all state emergency management and response 26 training programs. 27 (4) Administer the state's emergency operations functions 28 during an emergency. 29 (5) Administer the following: 30 (A) IC 10-14. 31 (B) IC 16-31. 32 (C) IC 22-11. 33 (D) IC 22-12. 34 (E) IC 22-13. 35 (F) IC 22-14. 36 (G) IC 22-15. 37 (b) The executive director may organize the personnel and 38 functions of the department into divisions and subdivisions to carry 39 out the executive director's powers and duties and the powers and 40 duties of the department. The executive director may periodically 41 consolidate, divide, or abolish divisions and subdivisions as is 42 necessary to carry out those powers and duties.



1	SECTION 11 IC 10 10 2 2 AS AMENDED DV DI 42 2020
	SECTION 11. IC 10-19-3-3, AS AMENDED BY P.L.43-2020,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2021]: Sec. 3. The executive director shall do the following:
4	(1) Serve as the chief executive and administrative officer of the
5	department.
6	(2) Serve as the director of the council.
7	(3) Administer the application for, and disbursement of, federal
8	and state homeland security money for all Indiana state and local
9	governments.
10	(4) Develop a single strategic plan for preparing and responding
11	to homeland security emergencies in consultation with the
12	council.
13	(5) Serve as the state coordinating officer under federal law for all
14	matters relating to emergency and disaster mitigation,
15	preparedness, response, and recovery.
16	(6) Use and allocate the services, facilities, equipment, personnel,
17	and resources of any state agency, on the governor's behalf, as is
18	reasonably necessary in the preparation for, response to, or
19	recovery from an emergency or disaster situation that threatens or
20	has occurred in Indiana.
21	(7) Develop a plan to protect key state assets and public
22	infrastructure from a disaster or terrorist attack.
23	(8) Partner with state agencies, including the state department of
24	health and state educational institutions, to develop public safety
25	education and outreach programs.
26	(9) Appoint an individual to serve as the state emergency
<u>2</u> 7	medical services medical director as provided in section 3.5 of
28	this chapter.
29	SECTION 12. IC 10-19-3-3.5 IS ADDED TO THE INDIANA
30	CODE AS A NEW SECTION TO READ AS FOLLOWS
31	[EFFECTIVE JULY 1, 2021]: Sec. 3.5. (a) For purposes of this
32	section, "EMS" means emergency medical services.
33	(b) For purposes of this section, "state EMS medical director"
34	refers to the state emergency medical services medical director
35	appointed under subsection (c).
36	(c) The executive director shall appoint an individual to serve as
37	the state emergency medical services medical director. The
38	individual must have the following qualifications:
39	(1) Thorough knowledge of state EMS laws and
40	administrative rules and regulations.
40 41	(2) At least five (5) years experience in the following:
42	(A) Medical direction of out of hospital EMS.
74	



1	(B) Emergency department treatment of acutely ill and
2	injured patients.
3	(3) Significant experience and familiarity with the following:
4	(A) The design and operation of statewide EMS systems.
5	(B) Working with national and other state EMS
6	committees.
7	(4) At the time of the individual's appointment, has a valid
8	and unrestricted license to practice medicine in Indiana.
9	(5) Be certified by the American Board of Emergency
10	Medicine.
11	(6) Other areas of knowledge and expertise that the executive
12	director determines essential.
13	The state EMS medical director shall be an employee of the
14	department.
15	(d) The executive director shall submit the name of the
16	individual whom the executive director would like to appoint as
17	state EMS medical director to the Indiana emergency medical
18	services commission created by IC 16-31-2-1. The commission may,
19	by a majority of the members, vote not later than thirty (30) days
20	after the submission on whether to approve the appointment. If the
21	commission:
22	(1) does not take any action; or
23	(2) by a majority of the commission votes to approve the
24	appointment of the individual;
25	not later than thirty (30) days after, the appointment shall become
26	effective. If a majority of the commission votes not later than thirty
27	(30) days after the submission of the appointment to not approve
28	the appointment, the executive director shall restart the
29	appointment process and submit an alternative individual for
30	appointment.
31	(e) The state EMS medical director shall oversee all pre-hospital
32	aspects of the statewide EMS system, including the following:
33	(1) Medical components for systems of care that interface or
34	integrate with the statewide EMS system, including the
35	following:
36	(A) Statewide planning for trauma, burn, cardiac, and
37	stroke care.
38	(B) Domestic preparedness.
39	(C) EMS for children.
40	(2) For all levels of emergency responders, establishment of
41	the following:
42	(A) Statewide model guidelines and best practices for all

1	
1	patient care activities to ensure delivery of medical care
2	consistent with professionally recognized standards.
3	(B) A statewide EMS continuous quality improvement
4	program.
5	(C) A statewide EMS advocacy program.
6	(3) In cooperation with appropriate state and local agencies,
7	training and certification of all EMS providers.
8	(f) The state EMS medical director shall assist the executive
9	director on all issues related to statewide EMS, including the
10	following:
11	(1) Consulting with EMS medical directors.
12	(2) In consultation with the Indiana emergency medical
13	services commission created by IC 16-31-2-1, providing
14	guidance and assistance on the following matters:
15	(A) Scope of practice for EMS providers.
16	(B) Restrictions placed on EMS certifications.
17	(C) Appropriate corrective and disciplinary actions for
18	EMS personnel.
19	(D) Education and training on emerging issues in EMS.
20	(3) EMS system research.
21	(4) Coordination of all medical activities for disaster planning
22	and response.
23	(5) Improving quality of care, research, and injury prevention
24	programs.
25	(6) Partnering with state agencies, including the state
26	department of health and state educational institutions, to
27	develop public safety education and outreach programs.
28	SECTION 13. IC 10-19-4 IS REPEALED [EFFECTIVE JULY 1,
29	2021]. (Division of Planning and Assessment).
30	SECTION 14. IC 10-19-5 IS REPEALED [EFFECTIVE JULY 1,
31	2021]. (Division of Preparedness and Training).
32	SECTION 15. IC 10-19-6 IS REPEALED [EFFECTIVE JULY 1,
33	2021]. (Division of Emergency Response and Recovery).
34	SECTION 16. IC 10-19-7-1 IS REPEALED [EFFECTIVE JULY 1,
35	2021]. Sec. 1. The division of fire and building safety is established
36	within the department.
37	SECTION 17. IC 10-19-7-2 IS REPEALED [EFFECTIVE JULY 1,
38	2021]. Sec. 2. The division shall administer the following:
39	(1) IC 16-31.
40	(2) IC 22-11.
41	(3) IC 22-12.
42	(4) IC 22-13.



1	(5) IC 22-14.
2 3	(6) IC 22-15. SECTION 18, IC 10 10 7 2, AS AMENDED DV D I 42 2020
	SECTION 18. IC 10-19-7-3, AS AMENDED BY P.L.43-2020,
4 5	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) The state fire marshal appointed under
6	
7	IC 22-14-2-2 shall do manage the department's administration of the following:
8	(1) IC 16-31.
9	(1) IC 10-51. (2) IC 22-11.
10	(2) IC 22-11. (3) IC 22-12.
11	(3) IC 22-12. (4) IC 22-13.
12	(4) IC 22-13. (5) IC 22-14.
12	(6) IC 22-14.
14	(b) TO 22-13. (1) Serve as a deputy executive director to manage the division.
15	(1) Serve as a capacy encountry and encountry in manage the arriston.
16	(b) In carrying out the duties under subsection (a), the state fire
17	marshal shall do the following:
18	(3) (1) Provide department staff to support the fire prevention
19	and building safety commission established by IC 22-12-2-1.
20	(4) (2) Partner with state agencies, including the state department
21	of health and state educational institutions, to develop public
22	safety education and outreach programs.
23	(b) (c) The state fire marshal may not exercise any powers or
24	perform any duties specifically assigned to either of the following:
25	(1) The fire prevention and building safety commission.
26	(2) The state building commissioner.
27	(c) (d) The state fire marshal may delegate the state fire marshal's
28	authority to the appropriate division department staff.
29	SECTION 19. IC 10-19-7-5 IS REPEALED [EFFECTIVE JULY 1,
30	2021]. Sec. 5. (a) For purposes of this section, "EMS" means
31	emergency medical services.
32	(b) For purposes of this section, "state EMS medical director" refers
33	to the state emergency medical services medical director appointed
34	under subsection (c).
35	(c) The executive director shall appoint an individual to serve as the
36	state emergency medical services medical director. The individual must
37	have the following qualifications:
38	(1) Thorough knowledge of state EMS laws and administrative
39	rules and regulations.
40	(2) At least five (5) years experience in the following:
41	(A) Medical direction of out of hospital EMS.
42	(B) Emergency department treatment of acutely ill and injured



1 patients. 2 (3) Significant experience and familiarity with the following: 3 (A) The design and operation of statewide EMS systems. 4 (B) Working with national and other state EMS committees. 5 (4) At the time of the individual's appointment, has a valid and 6 unrestricted license to practice medicine in Indiana. 7 (5) Be certified by the American Board of Emergency Medicine. 8 (6) Other areas of knowledge and expertise that the executive 9 director determines essential. 10 The state EMS medical director shall be an employee of the 11 department. 12 (d) The executive director shall submit the name of the individual 13 whom the executive director would like to appoint as state EMS 14 medical director to the Indiana emergency medical services 15 commission created by IC 16-31-2-1. The commission may, by a 16 majority of the members, vote not later than thirty (30) days after the 17 submission on whether to approve the appointment. If the commission: 18 (1) does not take any action; or 19 (2) by a majority of the commission votes to approve the 20appointment of the individual; not later than thirty (30) days after, the appointment shall become 21 22 effective. If a majority of the commission votes not later than thirty (30) 23 days after the submission of the appointment to not approve the 24 appointment, the executive director shall restart the appointment 25 process and submit an alternative individual for appointment. 26 (e) The state EMS medical director shall oversee all pre-hospital 27 aspects of the statewide EMS system, including the following: 28 (1) Medical components for systems of care that interface or 29 integrate with the statewide EMS system, including the following: 30 (A) Statewide planning for trauma, burn, cardiac, and stroke 31 care. 32 (B) Domestie preparedness. 33 (C) EMS for children. 34 (2) For all levels of emergency responders, establishment of the 35 following: 36 (A) Statewide model guidelines and best practices for all 37 patient care activities to ensure delivery of medical care 38 consistent with professionally recognized standards. 39 (B) A statewide EMS continuous quality improvement 40 program. 41 (C) A statewide EMS advocacy program. 42 (3) In cooperation with appropriate state and local agencies,

HB 1270-LS 7312/DI 141



training and certification of all EMS providers.
(f) The state EMS medical director shall assist the executive director
on all issues related to statewide EMS, including the following:
(1) Consulting with EMS medical directors.
(2) In consultation with the Indiana emergency medical services
commission created by IC 16-31-2-1, providing guidance and
assistance on the following matters:
(A) Scope of practice for EMS providers.
(B) Restrictions placed on EMS certifications.
(C) Appropriate corrective and disciplinary actions for EMS
personnel.
(D) Education and training on emerging issues in EMS.
(3) EMS system research.
(4) Coordination of all medical activities for disaster planning and
response.
(5) Improving quality of care, research, and injury prevention
programs.
(6) Partnering with state agencies, including the state department
of health and state educational institutions, to develop public
safety education and outreach programs.
SECTION 20. IC 10-19-9-1 IS REPEALED [EFFECTIVE JULY 1,
2021]. Sec. 1. As used in this chapter, "division" refers to the division
of preparedness and training.
SECTION 21. IC 10-19-9-2, AS ADDED BY P.L.22-2005,
SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2021]: Sec. 2. As used in this chapter, "public safety service
provider" or "provider" means an officer or employee of the state, an
officer or employee of a governmental unit, or a volunteer who is
engaged in at least one (1) of the following activities:
(1) Firefighting.
(2) Emergency management.
(3) Environmental management.
(4) Fire or building inspection.
(5) Emergency medical service.
(6) Any other public safety or homeland security activity that the
division department may designate.
SECTION 22. IC 10-19-9-3, AS ADDED BY P.L.22-2005,
SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2021]: Sec. 3. (a) The division department shall develop and
provide a training program for public safety service providers.
(b) Participation in the training program is optional for a provider.
SECTION 23. IC 10-19-9-4, AS ADDED BY P.L.22-2005,



1 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 2 JULY 1, 2021]: Sec. 4. Subject to section 3(b) of this chapter, the 3 division department shall establish and conduct advanced training programs in public safety and homeland security subjects on a 4 5 voluntary enrollment basis. The division department may offer 6 courses to any public safety service provider that the division 7 department determines will benefit from the training. 8 SECTION 24. IC 10-19-9-5, AS ADDED BY P.L.22-2005, 9 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 10 JULY 1, 2021]: Sec. 5. The division department may establish training facilities at which the division department provides programs. 11 12 The division department shall establish policies and procedures for the use of any training facilities that the division department 13 14 establishes. 15 SECTION 25. IC 10-19-9-6, AS ADDED BY P.L.22-2005, 16 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 17 JULY 1, 2021]: Sec. 6. The division department may recommend or conduct studies or surveys. The division department may require 18 reports from the chief executive of a governmental or volunteer 19 20 provider organization for the purposes of this chapter. SECTION 26. IC 10-19-9-7, AS ADDED BY P.L.22-2005, 21 22 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 23 JULY 1, 2021]: Sec. 7. The division department may originate, 24 compile, and disseminate training materials to providers. SECTION 27. IC 10-19-9-8, AS ADDED BY P.L.22-2005, 25 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 26 27 JULY 1, 2021]: Sec. 8. The division department may establish a 28 system of issuing diplomas or certificates for persons who successfully 29 complete the division's department's training programs. 30 SECTION 28. IC 10-19-9-9, AS ADDED BY P.L.22-2005, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 31 32 JULY 1, 2021]: Sec. 9. Upon request, the division department may 33 assist a provider organization in the development of training programs 34 for the organization's personnel. 35 SECTION 29. IC 10-19-9-10, AS ADDED BY P.L.22-2005, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 36 37 JULY 1, 2021]: Sec. 10. The division department may consult, 38 cooperate, or contract with the law enforcement training board, a 39 college or university, or any other individual or entity for the 40 development and providing of courses of study for public safety service 41 providers. 42

SECTION 30. IC 10-19-9-11, AS ADDED BY P.L.22-2005,



1 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 2 JULY 1, 2021]: Sec. 11. (a) The division's department's facilities are 3 available for the training of any public safety or health services 4 provider that the division department determines will benefit from the 5 training. 6 (b) The division department shall determine the terms and 7 conditions for use of the division's department's facilities by the 8 providers listed in subsection (a). 9 SECTION 31. IC 10-19-9-12, AS ADDED BY P.L.22-2005, 10 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 12. The division department may establish fee 11 12 schedules and charges for the following: 13 (1) Items or services provided by the division department under 14 this chapter. 15 (2) Training conducted by the division department under this 16 chapter. 17 (3) Other division department activities conducted under this 18 chapter. 19 SECTION 32. IC 10-19-9-13, AS ADDED BY P.L.22-2005, 20 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 21 JULY 1, 2021]: Sec. 13. The division department may accept gifts and 22 grants from any source and use them for the purposes of this chapter. 23 SECTION 33. IC 10-19-9-14, AS ADDED BY P.L.22-2005, 24 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 25 JULY 1, 2021]: Sec. 14. The division department may perform any other acts that are necessary or appropriate to implement this chapter. 26 27 SECTION 34. IC 10-19-11-2, AS ADDED BY P.L.29-2014, 28 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 29 JULY 1, 2021]: Sec. 2. (a) The definitions set forth in this section apply 30 throughout this chapter. 31 (b) "Agency" refers to the department of homeland security 32 established by IC 10-19-2-1. 33 (c) (b) "Agreement state" means a state with which the United 34 States Atomic Energy Commission or the Nuclear Regulatory 35 Commission has entered into an agreement under subsection 274b of the federal Atomic Energy Act of 1954 (42 U.S.C. 2021b). 36 37 (d) (c) For purposes of this chapter, exposures are "as low as is reasonably achievable" if every reasonable effort has been made to 38 39 maintain exposures to ionizing radiation as far below the dose limits as 40 is practical: 41 (1) consistent with the purpose for which the licensed activity is 42 undertaken;



1	(2) taking into account the state of technology and the accompanies
	(2) taking into account the state of technology and the economics
2 3	of improvements; and (3) in relation to:
4	(A) benefits to the public health and safety;
5	(B) other societal and socioeconomic considerations; and
6	(C) utilization of nuclear energy and licensed materials in the
7	public interest.
8	(e) (d) "Atomic Energy Act of 1954" refers to the federal Atomic
9	Energy Act of 1954, 42 U.S.C. 2011 et seq., as in effect January 1,
10	2014.
10	
11	(f) (e) "Byproduct material" means any of the following:
12	(1) Radioactive material, except special nuclear material, yielding
13 14	in or made radioactive by exposure to the radiation incident to the
14 15	process of producing or utilizing special nuclear material.
	(2) The tailings or wastes produced by the extraction or concentration of uranium or thorium from ore.
16 17	
17	(3) Any discrete source of radium-226 that is produced, extracted,
	or converted after extraction for use for a commercial, medical, or
19	research activity.
20	(4) Any material that:
21 22	(A) has been made radioactive by use of a particle accelerator;
	and
23	(B) is:
24	(i) produced;
25 26	(ii) extracted; or
26	(iii) converted after extraction;
27	for use for a commercial, medical, or research activity.
28	(5) Any discrete source of naturally occurring radioactive
29	material, other than source material, that:
30	(A) is determined by the Nuclear Regulatory Commission, in
31	consultation with the administrator of the United States
32	Environmental Protection Agency, the United States Secretary
33	of Energy, the United States Secretary of Homeland Security,
34	and the head of any other appropriate federal agency, to pose
35	a threat similar to the threat posed by a discrete source of
36	radium-226 to the public health and safety or the common
37	defense and security; and
38	(B) is:
39 40	(i) extracted; or (ii) converted after extractions
40	(ii) converted after extraction;
41	for use in a commercial, medical, or research activity.
42	(f) "Department" refers to the department of homeland security



1	established by IC 10-19-2-1.
2	(g) "General license" means an export or import license that:
3	(1) is issued through rulemaking by the Nuclear Regulatory
4	Commission;
5	(2) is effective without the filing of a specific application with the
6	Nuclear Regulatory Commission or the issuance of licensing
7	documents to a particular person;
8	(3) is not an exemption from the requirements of the Nuclear
9	Regulatory Commission; and
10	(4) does not relieve a person from complying with other
11	applicable Nuclear Regulatory Commission, federal, or state
12	requirements.
13	(h) "Inspection" means an official examination or observation by the
14	agency: department. The term includes tests, surveys, and monitoring
15	to determine compliance with this chapter and the rules adopted under
16	this chapter.
17	(i) "Ionizing radiation" means:
18	(1) alpha particles;
19	(2) beta particles;
20	(3) gamma rays;
21	(4) x-rays;
22	(5) neutrons;
23	(6) high-speed electrons;
24	(7) high-speed protons; and
25	(8) other particles capable of producing ions.
26	The term does not include nonionizing radiation such as radio waves,
27	microwaves, and visible light, infrared light, or ultraviolet light.
28	(j) "License" means a license issued under the Nuclear Regulatory
29	Commission regulations or by an agreement state as stated in 10 CFR
30	Parts 30 through 36, 39, 40, 50, 60, 61, 63, 70, or 72.
31	(k) "Licensed material" means:
32	(1) source material;
33	(2) special nuclear material; or
34	(3) byproduct material;
35	that is received, possessed, used, transferred, or disposed of under a
36	general or specific license issued by the Nuclear Regulatory
37	Commission or the agency. department.
38	(1) "Nuclear Regulatory Commission" refers to the United States
39	Nuclear Regulatory Commission.
40	(m) "Person" means an individual, a firm, a partnership, an
41	association, a fiduciary, an executor or administrator, a governmental
42	entity a limited liability company or a corporation

entity, a limited liability company, or a corporation.





1	(n) "Radioactive material" means:
2	(1) byproduct material;
$\frac{2}{3}$	(2) source material;
4	(3) special nuclear material; or
5	(4) any solid, liquid, or gas that emits radiation spontaneously.
6	(o) "Registration" means registration with the agency. department.
7	(p) "Source material" means:
8	(1) natural uranium, depleted uranium, thorium, or any other
9	combination of natural uranium, depleted uranium, and thorium,
10	in any physical or chemical form other than special nuclear
11	material; or
12	(2) ores that contain by weight at least five-hundredths of one
13	percent (0.05%) of:
14	(A) natural uranium;
15	(B) depleted uranium;
16	(C) thorium; or
17	(D) any combination of natural uranium, depleted uranium,
18	and thorium.
19	(q) "Special nuclear material" means:
20	(1) plutonium;
21	(2) uranium-233; or
22	(3) uranium enriched above seven hundred eleven thousandths of
23	one percent (0.711%) by weight in the isotope uranium-235.
24	(r) "Specific license" means an export or import license document
25	that is issued to a named person and authorizes the export or import of
26	specified nuclear equipment or materials based upon the review and
27	approval of an NRC Form 7 (Application for NRC Export or Import
28	License, amendment, renewal, or consent request(s)) application.
29	(s) "Unnecessary radiation" means radiation used in such a manner
30	as to be injurious or dangerous to health, life, or property.
31	(t) "The state" refers to the state of Indiana.
32	SECTION 35. IC 10-19-11-3, AS ADDED BY P.L.29-2014,
33	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2021]: Sec. 3. (a) The agency department or the agency's
35	department's agent may enter at any reasonable time any private or
36	public property for the purpose of an inspection and investigation of
37	conditions relating to radiation control.
38	(b) An owner or tenant of private or public property shall, upon
39	reasonable notice, make available to the agency department for
40	inspection records maintained in accordance with 10 CFR 20, this
41	chapter, and the rules adopted under this chapter.
42	(c) An owner or tenant of private or public property shall permit the



1 agency department to:

2

3

4

25

26 27

28

29

30

31

35

36

37 38

39

(1) perform radiation surveys in the air using portable survey equipment; and

(2) take environmental samples for analysis;

5 as the agency department considers appropriate and necessary for 6 public health and safety.

7 SECTION 36. IC 10-19-11-4, AS ADDED BY P.L.29-2014, 8 SECTION 2. IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) Byproduct material shall be licensed and 9 regulated in Indiana by the Nuclear Regulatory Commission until the 10 11 governor, on behalf of the state, enters into an agreement with the 12 Nuclear Regulatory Commission for the state to assume regulation of 13 the use of byproduct material under subsection (d).

(b) Source material shall be licensed and regulated in Indiana by the 14 15 Nuclear Regulatory Commission until the governor, on behalf of the state, enters into an agreement with the Nuclear Regulatory 16 17 Commission for the state to assume regulation of the use of source 18 materials under subsection (d).

19 (c) Special nuclear material shall be licensed and regulated in 20 Indiana by the Nuclear Regulatory Commission until the governor, on behalf of the state, enters into an agreement with the Nuclear 21 22 Regulatory Commission to assume regulation of the use of special 23 nuclear material under subsection (d). 24

(d) The governor, or the governor's appointee on behalf of the state, may enter into an agreement with the Nuclear Regulatory Commission to assume regulation, as authorized under the federal Atomic Energy Act of 1954, of the use of the following:

(1) Byproduct material.

(2) Source material.

(3) Special nuclear material.

(e) An agreement entered into under subsection (d) may provide for the federal government to relinquish certain of its responsibilities with 32 respect to sources of ionizing radiation and for the state to assume 33 34 those responsibilities.

(f) After the governor, on behalf of the state, enters into an agreement with the Nuclear Regulatory Commission under subsection (d), the agency department may adopt rules under IC 4-22-2 to implement the agreement, including emergency rules in the manner provided under IC 4-22-2-37.1.

40 SECTION 37. IC 10-19-11-5, AS ADDED BY P.L.29-2014, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 41 42 JULY 1, 2021]: Sec. 5. If a person receives, possesses, uses, transfers,



owns, or acquires any source of radiation before the governor enters into an agreement with the Nuclear Regulatory Commission under section 4 of this chapter, the person shall register the source of radiation with the agency **department** on forms prescribed by the agency. SECTION 38. IC 10-19-11-6, AS AMENDED BY P.L.57-2020,

SECTION 38. IC 10-19-11-6, AS AMENDED BY P.L.57-2020, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6. (a) A person shall not produce, use, store, or dispose of radioactive materials until the person:

(1) is registered or licensed in Indiana under this chapter; or

(2) registers in writing or an electronic format with the agency, department, giving the pertinent information the agency department requires, in accordance with the procedures prescribed by the agency. department.

(b) A person that uses, stores, or disposes of radioactive materials
may be exempted by the agency department from licensure or
registration under this chapter if the agency department determines
that the person's use, storage, or disposal of radioactive materials is not
a material hazard to public health, safety, and welfare.

SECTION 39. IC 10-19-11-8, AS ADDED BY P.L.29-2014,
SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2021]: Sec. 8. In addition to adopting rules under section 4(f)
of this chapter, the agency department may adopt rules under
IC 4-22-2 to effectuate the purposes of this chapter, including rules
imposing fees for licensure and registration under this chapter.

26 SECTION 40. IC 10-19-11-9, AS ADDED BY P.L.29-2014,
27 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28 JULY 1, 2021]: Sec. 9. A person who:

(1) produces radiation; or

(2) produces, uses, stores, sells, or otherwise disposes of radioactive materials;

in violation of this chapter commits a Class B misdemeanor. Each day a violation continues, after notification in writing of the offense by the agency, department, constitutes a separate offense.

35 SECTION 41. IC 11-12-4-7, AS AMENDED BY P.L.1-2006, 36 SECTION 182, IS AMENDED TO READ AS FOLLOWS 37 [EFFECTIVE JULY 1, 2021]: Sec. 7. After conducting the review 38 required by section 6 of this chapter, the department shall send a copy 39 of the department's report to the division of fire and building safety 40 department of homeland security and make a public report to the 41 board of county commissioners. In the report, the department shall 42 evaluate whether the jail, if constructed according to the plans and

1

2

3

4

5

6

7

8

9

10

11 12

13

14

29

30

31

32

33

34

specifications submitted to the department, meets the minimum standards adopted by the department under section 1 of this chapter.

SECTION 42. IC 11-12-4-8, AS AMENDED BY P.L.1-2006, SECTION 183, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 8. (a) This section does not apply to the approval of the plans and specifications for a county jail under IC 22-15-3 if the department has failed to submit its report under section 7 of this chapter to the division of fire and building safety department of homeland security within ten (10) regular working days of the date that the department received the plans and specifications from the board of county commissioners.

(b) The division of fire and building safety department of
 homeland security may not issue a design release for a county jail
 under IC 22-15-3 until the division of fire and building safety
 department of homeland security receives the report of the
 department for that county jail under section 7 of this chapter.

SECTION 43. IC 12-17-12-14, AS AMENDED BY P.L.1-2006,
SECTION 190, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2021]: Sec. 14. The division may not approve
a grant from the fund to an applicant that is planning to use a facility
not located in a school, unless the applicant's facility meets the
following:

(1) Standards for sanitation that are adopted by the director of the division.

(2) Standards for fire safety that are adopted by the division of fire and building safety. department of homeland security.

SECTION 44. IC 12-17.2-2-9, AS AMENDED BY P.L.1-2006,
SECTION 192, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2021]: Sec. 9. (a) A program operated to serve
migrant children that is exempted under section 8(6) of this chapter and
is certified by the United States Department of Health and Human
Services shall be:
(1) granted a provisional license by the division, for a limited

(1) granted a provisional license by the division, for a limited period not to exceed one (1) year and that is subject to review every three (3) months, if the division determines that the program reasonably complies with the rules adopted by the division; and

(2) inspected by the division of fire and building safety. department of homeland security.

40 (b) The division and the fire prevention and building safety 41 commission shall adopt rules under IC 4-22-2 that apply only to 42 programs operated to serve migrant children that take into

HB 1270-LS 7312/DI 141



1

2

3

4

5

6

7

8

9

10

11

23

24

25

26

34

35 36

37

38

1 consideration the fact that the programs: 2 (1) operate in donated space; 3 (2) provide services for children from migrant worker families; 4 and 5 (3) are operated during a single period of less than one hundred 6 twenty (120) consecutive days during a calendar year. (c) This section does not prohibit a program operated to serve 7 8 migrant children from applying for a license under this article. 9 SECTION 45. IC 12-17.2-6-2, AS AMENDED BY P.L.53-2018, 10 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 11 JULY 1, 2021]: Sec. 2. (a) An unlicensed child care ministry under section 1 of this chapter may not operate unless the child care ministry 12 13 has registered with and met the requirements of the division and the 14 division of fire and building safety. department of homeland security. 15 Registration application forms shall be provided by the division and the 16 division of fire and building safety. department of homeland security. 17 (b) Registration under this section expires two (2) years after the 18 date of issuance unless revoked, modified to a probationary or 19 suspended status, or voluntarily returned. 20 SECTION 46. IC 12-17.2-6-5, AS AMENDED BY P.L.1-2006, 21 SECTION 194, IS AMENDED TO READ AS FOLLOWS 22 [EFFECTIVE JULY 1, 2021]: Sec. 5. (a) As used in this section, 23 "primary use of the building" means the occupancy classification that 24 is: 25 (1) most closely related to the intended use of the building; and 26 (2) determined by the rules of the fire prevention and building 27 safety commission in effect at the time that the child care ministry 28 is first registered. 29 (b) The state fire marshal shall inspect a child care ministry 30 registered under section 2 of this chapter to ensure that the child care 31 ministry complies with the requirements of subsection (c). 32 (c) Except as provided in the following, a registered child care 33 ministry shall comply with all rules of the fire prevention and building 34 safety commission applicable to the primary use of the building: 35 (1) A registered child care ministry with an occupant load of at 36 least fifty (50) shall do either of the following: 37 (A) Install and maintain a fire alarm system in compliance 38 with the rules of the fire prevention and building safety 39 commission. 40 (B) Provide a notice on a form prescribed by the division of 41 fire and building safety department of homeland security to 42 the parents of each child who attends the ministry stating that



1	the ministry does not have the same level of fire safety
2	protection as a licensed child care center.
$\frac{2}{3}$	(2) Each registered child care ministry with an occupant load of
4	less than fifty (50) shall do either of the following:
5	(A) Install and maintain in good operating condition at least
6	one (1) battery operated smoke detector in each room and
7	corridor used by the ministry.
8	(B) Provide a notice on a form prescribed by the division of
9	fire and building safety department of homeland security to
10	the parents of each child who attends the ministry stating that
11	the ministry does not have the same level of fire safety
12	protection as a licensed child care center.
12	(3) Each registered child care ministry shall comply with the rules
13	of the fire prevention and building safety commission concerning
14	fire drills.
15	
17	For purposes of this subsection, occupant load is determined by
17	dividing the total square footage of the area used by the child care ministry by thirty-five (35) and rounding any result that is not a whole
10 19	
	number up to the next whole number.
20 21	(d) The state fire marshal shall make an inspection of a child care
	ministry registered under section 2 of this chapter at least annually.
22	(e) During an inspection, the state fire marshal shall inspect the
23	structure in which the child care ministry is conducted for fire safety
24	and life safety with respect to the structure's primary use.
25	SECTION 47. IC 12-17.2-6-6, AS AMENDED BY P.L.145-2006,
26	SECTION 104, IS AMENDED TO READ AS FOLLOWS
27	[EFFECTIVE JULY 1, 2021]: Sec. 6. Upon the completion of the
28	inspections required under this chapter, a notice signed by the
29	inspectors from the division and the division of fire and building safety
30	department of homeland security shall be issued to the operator of
31	each child care ministry found to be in compliance. The notice shall be
32	placed in a conspicuous place in the child care ministry, and must be
33	in substantially the following form:
34	"THIS UNLICENSED REGISTERED CHILD CARE MINISTRY
35	has been inspected and complies with state rules concerning
36	health and sanitation in child care ministries.
37	DATE
38	SIGNATURE
39	DIVISION OF FAMILY RESOURCES
40	THIS UNLICENSED REGISTERED CHILD CARE MINISTRY
41	has been inspected and complies with state law concerning fire
42	safety and life safety.



1	DATE
2	SIGNATURE
3	DIVISION OF FIRE AND BUILDING SAFETY". DEPARTMENT
4	OF HOMELAND SECURITY".
5	SECTION 48. IC 13-18-17-5, AS AMENDED BY P.L.113-2014,
6	SECTION 72, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2021]: Sec. 5. (a) The board shall adopt rules under IC 4-22-2
8	establishing groundwater quality standards that include numeric and
9	narrative criteria, a groundwater classification plan, and a method of
10	determining where the groundwater quality standards must apply. The
11	standards established under this subsection shall be used for the
12	following purposes:
13	(1) To establish minimum compliance levels for groundwater
14	quality monitoring at regulated facilities.
15	(2) To ban the discharge of effluents into potable groundwater.
16	(3) To establish health protection goals for untreated water in
17	water supply wells.
18	(4) To establish concentration limits for contaminants in ambient
19	groundwater.
20	(b) Except as provided in subsection (c) and subject to subsection
21	(d), the following agencies shall adopt rules under IC 4-22-2 to apply
22	the groundwater quality standards established under this section to
23	activities regulated by the agencies:
24	(1) The department.
25	(2) The department of natural resources.
26	(3) The state department of health.
27	(4) The office of the state chemist.
28	(5) The division of fire and building safety. department of
29	homeland security.
30	(c) The executive board of the state department of health may not
31	adopt rules to apply the nitrate and nitrite numeric criteria included in
32	groundwater quality standards established in rules adopted by the board
33	under subsection (a) to onsite sewage systems.
34	(d) Any rule adopted by the executive board of the state department
35	of health is void to the extent that the rule applies the nitrate and nitrite
36	numeric criteria included in groundwater quality standards established
37	in rules adopted by the board under subsection (a) to onsite sewage
38	systems.
39	SECTION 49. IC 14-23-6-1, AS AMENDED BY P.L.1-2006,
40	SECTION 214, IS AMENDED TO READ AS FOLLOWS
41	[EFFECTIVE JULY 1, 2021]: Sec. 1. The department shall do the
42	following:



1 (1) Organize, establish, and maintain a program of education, 2 training, and service throughout Indiana to combat forest, brush, 3 or open fires occurring in Indiana. 4 (2) Establish an organization of trained volunteer forest 5 firefighters to be known and designated as the Indiana volunteer 6 forest firefighters service. 7 (3) Cooperate with local firefighting services and the division of 8 fire and building safety department of homeland security to 9 combat fires under this section. 10 SECTION 50. IC 16-19-3.5-2.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS 11 12 [EFFECTIVE JULY 1, 2021]: Sec. 2.5. As used in this chapter, 13 "department" refers to the department of homeland security 14 established under IC 10-19-2-1. 15 SECTION 51. IC 16-19-3.5-3 IS REPEALED [EFFECTIVE JULY 16 1, 2021]. See. 3. As used in this chapter, "division" means the division 17 of fire and building safety established by IC 10-19-7-1. SECTION 52. IC 16-19-3.5-7, AS ADDED BY P.L.49-2016, 18 19 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 20 JULY 1, 2021]: Sec. 7. The state department shall accept an 21 application for a construction permit that is submitted by an applicant 22 by either of the following methods: 23 (1) The applicant may submit an application to the division 24 department that is a combined application for: 25 (A) a construction permit under this chapter; and 26 (B) a design release under IC 22-15-3. 27 (2) The applicant may submit separate applications for: 28 (A) a construction permit to the state department; and 29 (B) a design release under IC 22-15-3 to the division. 30 department. 31 Not later than the next business day, the division department shall 32 provide a copy of the application submitted under subdivision (1) to the 33 state department to initiate processing of the construction permit under 34 this chapter. 35 SECTION 53. IC 16-21-1-10, AS AMENDED BY P.L.141-2014, 36 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 37 JULY 1, 2021]: Sec. 10. (a) Licensure inspections of an institution or 38 agency shall be made regularly in accordance with rules adopted under 39 this chapter. The state department shall make all health and sanitation 40 inspections, including inspections in response to an alleged breach of 41 this chapter or rules adopted under this chapter. The division of fire and 42 building safety department of homeland security shall make all fire

safety inspections.

1

2

3

4

5

6

7

(b) An employee of the state department who knowingly or intentionally informs an institution or agency of the exact date of an unannounced inspection shall be suspended without pay for five (5) days for a first offense and shall be dismissed for a subsequent offense.

(c) Reports of all inspections must be in writing and sent to the institution or agency.

8 (d) The report of an inspection and records relating to the inspection
9 may not be released to the public until the conditions set forth in
10 IC 16-19-3-25 are satisfied.

11 SECTION 54. IC 16-22-6-25, AS AMENDED BY P.L.1-2006, 12 SECTION 296, IS AMENDED TO READ AS FOLLOWS 13 [EFFECTIVE JULY 1, 2021]: Sec. 25. Before the execution of a lease 14 the governing board of the hospital and the county executive shall 15 approve the plans, specifications, and estimates of cost for the building, equipment, and appurtenances that the authority proposes to lease to a 16 17 lessee. The plans and specifications also shall be submitted to and 18 approved by the state department, the division of fire and building 19 safety, department of homeland security, and other state agencies 20 designated by law to pass on plans and specifications for public 21 buildings.

22 SECTION 55. IC 16-22-7-28, AS AMENDED BY P.L.1-2006, 23 SECTION 297, IS AMENDED TO READ AS FOLLOWS 24 [EFFECTIVE JULY 1, 2021]: Sec. 28. Before executing a lease, the 25 governing board of the hospital shall approve the plans, specifications, 26 and estimates of cost for the building, including equipment and 27 appurtenances, that the authority proposes to lease to a lessee. The 28 plans and specifications shall be submitted to and approved by the state 29 department, the division of fire and building safety, department of 30 homeland security, and other state agencies designated by law to pass 31 on plans and specifications for public buildings. 32

SECTION 56. IC 16-28-1-13, AS AMENDED BY P.L.141-2014, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 13. (a) Licensure inspections of health facilities shall be made regularly in accordance with rules adopted under this chapter. The division shall make all health and sanitation inspections. The division of fire and building safety department of homeland security shall make all fire safety inspections.

(b) The exact date of an inspection of a health facility under this chapter may not be announced or communicated directly or indirectly to the owner, administrator, or an employee of the facility before the inspection. An employee of the state department who knowingly or

HB 1270-LS 7312/DI 141



33

34

35

36

37

38

39

40

41

1	intentionally informs a health facility of the exact date of an inspection
2	shall be suspended without pay for five (5) days for a first offense and
3	shall be dismissed for a subsequent offense.
4	(c) Reports of all inspections must be:
5	(1) in writing; and
6	(2) sent to the health facility.
7	(d) The report of an inspection and records relating to the inspection
8	may not be released to the public until the conditions set forth in
9	IC 16-19-3-25 are satisfied.
10	SECTION 57. IC 16-31-2-2, AS AMENDED BY P.L.100-2017,
11	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2021]: Sec. 2. (a) The commission is composed of fourteen
13	(14) members. The governor shall appoint the members for four (4)
14	year terms as follows:
15	(1) One (1) must be appointed from a volunteer fire department
16	that provides emergency medical service.
17	(2) One (1) must be appointed from a full-time municipal fire or
18	police department that provides emergency medical service.
19	(3) One (1) must be a nonprofit provider of emergency ambulance
20	services organized on a volunteer basis other than a volunteer fire
21	department.
22	(4) One (1) must be a provider of private ambulance services.
23	(5) One (1) must be a state licensed paramedic.
24	(6) One (1) must be a licensed physician who:
25	(A) has a primary interest, training, and experience in
26	emergency medical services; and
27	(B) is currently practicing in an emergency medical services
28	facility.
29	(7) One (1) must be a chief executive officer of a hospital that
30	provides emergency ambulance services.
31	(8) One (1) must be a registered nurse who has supervisory or
32	administrative responsibility in a hospital emergency department.
33	(9) One (1) must be a licensed physician who:
34	(A) has a primary interest, training, and experience in trauma
35	care; and
36	(B) is practicing in a trauma facility.
37	(10) One (1) must be a state certified emergency medical service
38	technician.
39	(11) One (1) must be an individual who:
40	(A) represents the public at large; and
41	(B) is not in any way related to providing emergency medical
42	services.



1 (12) One (1) must be a program director (as defined in 836 2 IAC 4-2-2(12)(B)(iii)) for a commission certified advanced life 3 support training institution. 4 (13) One (1) must be the deputy executive director appointed 5 under IC 10-19-5-3 to manage the division of preparedness and 6 training of the department of homeland security appointed under 7 IC 10-19-3-1 or the designee of the deputy executive director. 8 (14) One (1) must be a representative of an entity that provides air 9 ambulance services. 10 (b) The chief executive officer of a hospital appointed under subsection (a)(7) may designate another administrator of the hospital 11 12 to serve for the chief executive officer on the commission. (c) Not more than eight (8) members may be from the same political 13 14 party. 15 SECTION 58. IC 16-31-2-8, AS AMENDED BY P.L.188-2014, 16 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 17 JULY 1, 2021]: Sec. 8. The commission may do the following: 18 (1) Develop training and certification standards for emergency 19 medical responders under this article. 20 (2) Require emergency medical responders to be certified under 21 the standards developed under subdivision (1). 22 (3) Develop reciprocal certification training standards for 23 individuals who have received medical training by a branch of the 24 United States armed forces. 25 (4) Not later than thirty (30) days after the executive director of 26 the department of homeland security submits an appointment for 27 state emergency medical services medical director to the 28 commission, vote concerning whether to approve the appointment in accordance with IC 10-19-7-5(d). IC 10-19-3-3.5(d). If the 29 30 commission votes on the appointment in accordance with 31 IC 10-19-7-5(d), IC 10-19-3-3.5(d), a vote by a majority of the 32 members of the commission is necessary under this subdivision 33 in order to approve or not approve the appointment. 34 SECTION 59. IC 20-26-7-27.5, AS ADDED BY P.L.132-2007, 35 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 36 JULY 1, 2021]: Sec. 27.5. (a) Notwithstanding any other law, if: 37 (1) as a result of an inspection of a school building under 38 IC 22-14-2-11 that is not an inspection to determine compliance 39 with a legal standard for accreditation, the division of fire and 40 building safety of the department of homeland security determines 41 that there is a violation of a fire safety law at the school building; (2) the fire safety law that the division department of homeland 42



1 security determines has been violated at the school building 2 incorporates a standard that: 3 (A) was not a fire safety law at the time of the construction or 4 renovation of the school building and is being applied 5 retroactively to the building by an employee of the division of 6 fire and building safety; department of homeland security; 7 or 8 (B) previously was not applicable to the building; and (3) the violation is not a condition that creates an immediate 9 10 safety hazard and is monitored under daily maintenance and supervision; 11 12 the school corporation shall abate the violation before the earlier of one (1) year after the violation determination or six (6) months after the 13 14 start of the school corporation's next budget year following the 15 violation determination. 16 (b) The expense of the abatement may be paid out of funds appropriated for such purposes in the budget year following a violation 17 determination under subsection (a). 18 19 SECTION 60. IC 20-26-7-28, AS AMENDED BY P.L.1-2006, 20 SECTION 329, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 28. A report of the inspection 21 22 described in section 27 of this chapter shall be made to the division of 23 fire and building safety department of homeland security before 24 September 1 of each year. The report shall be made on forms 25 prescribed and approved by the division of fire and building safety. 26 department of homeland security. 27 SECTION 61. IC 22-11-14-2, AS AMENDED BY P.L.57-2020, 28 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 29 JULY 1, 2021]: Sec. 2. (a) The fire prevention and building safety 30 commission shall: 31 (1) adopt rules under IC 4-22-2 for the granting of permits for 32 supervised public displays of fireworks by municipalities, fair 33 associations, amusement parks, and other organizations or groups of individuals; and 34 35 (2) establish by rule the fee for the permit, which shall be paid 36 into the fire and building services fund created under 37 IC 22-12-6-1. 38 (b) The application for a permit required under subsection (a) must: 39 (1) name a competent operator who is to officiate at the display; 40 (2) set forth a brief resume of the operator's experience; 41 (3) be made in writing or an electronic format; and 42 (4) be received with the applicable fee by the division of fire and



building safety department of homeland security at least five (5) business days before the display. 3 No operator who has a prior conviction for violating this chapter may operate any display for one (1) year after the conviction. (c) Every display shall be handled by a qualified operator approved by the chief of the fire department of the municipality in which the display is to be held. A display shall be located, discharged, or fired as, in the opinion of: (1) the chief of the fire department of the city or town in which the display is to be held; or (2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town; after proper inspection, is not hazardous to property or person. (d) A permit granted under this section is not transferable. (e) A denial of a permit by a municipality shall be issued in writing before the date of the display. (1) UY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks, and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one hundred (100) feet (1) The tent may not be larger than one hundred (100)		
3No operator who has a prior conviction for violating this chapter may operate any display for one (1) year after the conviction.6(c) Every display shall be handled by a qualified operator approved by the chief of the fire department of the municipality in which the display is to be held. A display shall be located, discharged, or fired as, in the opinion of:7(1) the chief of the fire department of the city or town in which the display is to be held; or (2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town;14after proper inspection, is not hazardous to property or person. (d) A permit granted under this section is not transferable. (e) A denial of a permit by a municipality shall be issued in writing before the date of the display.17before the date of the display. (f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section.20SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one hundred (100) feet from a permanent structure.21(4) A vehicle may not be parked closer than one hundred (100) feet from a permanent structure.33(5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules.34(6) The sales site must comply with all applicable local zoning and land use rules.35(7) Sales of fireworks may be made from the tent for not more t		
 operate any display for one (1) year after the conviction. (c) Every display shall be handled by a qualified operator approved by the chief of the fire department of the municipality in which the display is to be held. A display shall be located, discharged, or fired as, in the opinion of: (1) the chief of the fire department of the city or town in which the display is to be held; or (2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town; after proper inspection, is not hazardous to property or person. (d) A permit granted under this section is not transferable. (e) A denial of a permit by a municipality shall be issued in writing before the date of the display. (f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section. SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent musy not be parked closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than one hundred (100) feet from a permanent structure. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks i		
 (c) Every display shall be handled by a qualified operator approved by the chief of the fire department of the municipality in which the display is to be held. A display shall be located, discharged, or fired as, in the opinion of: (1) the chief of the fire department of the city or town in which the display is to be held; or (2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town; after proper inspection, is not hazardous to property or person. (d) A permit granted under this section is not transferable. (e) A denial of a permit by a municipality shall be issued in writing before the date of the display. (f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section. SECTION 62. IC 22-11-14-45, AS ADDED BY P.L.187-2006, SECTION 63. IC 22-11-14-45, AS ADDED BY P.L.187-2006, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be parked closer than twenty (20) feet from the edge of the tent. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) d		
 by the chief of the fire department of the municipality in which the display is to be held. A display shall be located, discharged, or fired as, in the opinion of: (1) the chief of the fire department of the city or town in which the display is to be held; or (2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town; after proper inspection, is not hazardous to property or person. (d) A permit granted under this section is not transferable. (e) A denial of a permit by a municipality shall be issued in writing before the date of the display. (f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section. SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square fect. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be parked closer than twenty (20) feet from the edge of the tent. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
7display is to be held. A display shall be located, discharged, or fired as,8in the opinion of:9(1) the chief of the fire department of the city or town in which10the display is to be held; or11(2) the township fire chief or the fire chief of the municipality12nearest the site proposed, in the case of a display to be held13outside of the corporate limits of any city or town;14after proper inspection, is not hazardous to property or person.15(d) A permit granted under this section is not transferable.16(e) A denial of a permit by a municipality shall be issued in writing17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks,19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be parked closer than twenty (20) feet from30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from35 </td <td></td> <td></td>		
 in the opinion of: (1) the chief of the fire department of the city or town in which the display is to be held; or (2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town; after proper inspection, is not hazardous to property or person. (d) A permit granted under this section is not transferable. (e) A denial of a permit by a municipality shall be issued in writing before the date of the display. (f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section. SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the f		
 9 (1) the chief of the fire department of the city or town in which the display is to be held; or (2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town; 14 after proper inspection, is not hazardous to property or person. (d) A permit granted under this section is not transferable. (e) A denial of a permit by a municipality shall be issued in writing before the date of the display. (f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section. SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be loated closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
10the display is to be held; or11(2) the township fire chief or the fire chief of the municipality12nearest the site proposed, in the case of a display to be held13outside of the corporate limits of any city or town;14after proper inspection, is not hazardous to property or person.15(d) A permit granted under this section is not transferable.16(e) A denial of a permit by a municipality shall be issued in writing17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks,20except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules. </td <td></td> <td>in the opinion of:</td>		in the opinion of:
11(2) the township fire chief or the fire chief of the municipality nearest the site proposed, in the case of a display to be held outside of the corporate limits of any city or town;14after proper inspection, is not hazardous to property or person.15(d) A permit granted under this section is not transferable.16(e) A denial of a permit by a municipality shall be issued in writing17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions:21(1) The tent may not be larger than one thousand five hundred (1,500) square feet.27(2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter.28(3) The tent may not be located closer than one hundred (100) feet from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning and land use rules.36(7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks.39(9) A retailer that legally operated a t		
12nearest the site proposed, in the case of a display to be held13outside of the corporate limits of any city or town;14after proper inspection, is not hazardous to property or person.15(d) A permit granted under this section is not transferable.16(e) A denial of a permit by a municipality shall be issued in writing17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks,19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be parked closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A		
13outside of the corporate limits of any city or town;14after proper inspection, is not hazardous to property or person.15(d) A permit granted under this section is not transferable.16(e) A denial of a permit by a municipality shall be issued in writing17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks,19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be parked closer than twenty (20) feet from31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pound		(2) the township fire chief or the fire chief of the municipality
14after proper inspection, is not hazardous to property or person.15(d) A permit granted under this section is not transferable.16(e) A denial of a permit by a municipality shall be issued in writing17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks,19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in		nearest the site proposed, in the case of a display to be held
15(d) A permit granted under this section is not transferable.16(e) A denial of a permit by a municipality shall be issued in writing17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks,19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in	13	outside of the corporate limits of any city or town;
 (e) A denial of a permit by a municipality shall be issued in writing before the date of the display. (f) A person may not possess, transport, or deliver special fireworks, except as authorized under this section. SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		after proper inspection, is not hazardous to property or person.
17before the date of the display.18(f) A person may not possess, transport, or deliver special fireworks,19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in412005 may continue operation in a tent in 2006 and the following		
18(f) A person may not possess, transport, or deliver special fireworks,19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37thaw eight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in412005 may continue operation in a tent in 2006 and the following		
19except as authorized under this section.20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in412005 may continue operation in a tent in 2006 and the following		
20SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in412005 may continue operation in a tent in 2006 and the following		
21SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE22JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks23and items referenced in section 8(a) of this chapter from a tent under24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in412005 may continue operation in a tent in 2006 and the following	19	except as authorized under this section.
 JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 	20	SECTION 62. IC 22-11-14-4.5, AS ADDED BY P.L.187-2006,
 and items referenced in section 8(a) of this chapter from a tent under the following conditions: (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24the following conditions:25(1) The tent may not be larger than one thousand five hundred26(1,500) square feet.27(2) There may be only one (1) tent for each registration granted28under section 11(a) of this chapter.29(3) The tent may not be located closer than one hundred (100) feet30from a permanent structure.31(4) A vehicle may not be parked closer than twenty (20) feet from32the edge of the tent.33(5) The tent must be fire retardant.34(6) The sales site must comply with all applicable local zoning35and land use rules.36(7) Sales of fireworks may be made from the tent for not more37than forty-five (45) days in a year.38(8) The weight of consumer fireworks in a tent may not exceed39three thousand (3,000) gross pounds of consumer fireworks.40(9) A retailer that legally operated a tent with a registration in412005 may continue operation in a tent in 2006 and the following		JULY 1, 2021]: Sec. 4.5. (a) A retailer may sell consumer fireworks
 (1) The tent may not be larger than one thousand five hundred (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		•
 (1,500) square feet. (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		the following conditions:
 (2) There may be only one (1) tent for each registration granted under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		(1) The tent may not be larger than one thousand five hundred
 under section 11(a) of this chapter. (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
 (3) The tent may not be located closer than one hundred (100) feet from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
 from a permanent structure. (4) A vehicle may not be parked closer than twenty (20) feet from the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		under section 11(a) of this chapter.
 31 (4) A vehicle may not be parked closer than twenty (20) feet from 32 the edge of the tent. 33 (5) The tent must be fire retardant. 34 (6) The sales site must comply with all applicable local zoning 35 and land use rules. 36 (7) Sales of fireworks may be made from the tent for not more 37 than forty-five (45) days in a year. 38 (8) The weight of consumer fireworks in a tent may not exceed 39 three thousand (3,000) gross pounds of consumer fireworks. 40 (9) A retailer that legally operated a tent with a registration in 41 2005 may continue operation in a tent in 2006 and the following 		(3) The tent may not be located closer than one hundred (100) feet
 the edge of the tent. (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		•
 (5) The tent must be fire retardant. (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
 (6) The sales site must comply with all applicable local zoning and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		e
 and land use rules. (7) Sales of fireworks may be made from the tent for not more than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
 36 (7) Sales of fireworks may be made from the tent for not more 37 than forty-five (45) days in a year. 38 (8) The weight of consumer fireworks in a tent may not exceed 39 three thousand (3,000) gross pounds of consumer fireworks. 40 (9) A retailer that legally operated a tent with a registration in 41 2005 may continue operation in a tent in 2006 and the following 		(6) The sales site must comply with all applicable local zoning
 than forty-five (45) days in a year. (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
 (8) The weight of consumer fireworks in a tent may not exceed three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		•
 three thousand (3,000) gross pounds of consumer fireworks. (9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following 		
40(9) A retailer that legally operated a tent with a registration in 2005 may continue operation in a tent in 2006 and the following		
41 2005 may continue operation in a tent in 2006 and the following		
42 years. A registration under section 11(a) of this chapter is		
	42	years. A registration under section 11(a) of this chapter is

1	required for operation in 2006 and following years. For purposes
2	of this subdivision, a retailer includes a resident wholesaler who
3	supplied consumer fireworks to an applicant for a tent registration
4	in 2005.
5	(10) The retailer holds a valid registration under section 11(a) of
6	this chapter.
7	(b) A retailer may sell consumer fireworks and items referenced in
8	section 8(a) of this chapter from a Class 1 structure (as defined in
9	IC 22-12-1-4) if the Class 1 structure meets the requirements of any of
10	the following subdivisions:
11	(1) The structure complied with the rules for a B-2 or M building
12	occupancy classification before July 4, 2003, under the Indiana
13	building code adopted by the fire prevention and building safety
14	commission established under IC 22-12-2-1:
15	(A) in which consumer fireworks were sold or stored on or
16	before July 4, 2003; and
17	(B) in which no subsequent intervening nonfireworks sales or
18	storage use has occurred.
19	(2) The structure complied with the rules for a B-2 or M building
20	occupancy classification before July 4, 2003, under the Indiana
21	building code adopted by the fire prevention and building safety
22	commission established under IC 22-12-2-1;
23	(A) in which consumer fireworks were sold or stored on or
24	before July 4, 2003;
25	(B) in a location at which the retailer was registered as a
26	resident wholesaler in 2005; and
27	(C) in which the retailer's primary business is not the sale of
28	consumer fireworks.
29	(3) The structure complies with the rules for an H-3 building
30	occupancy classification under the Indiana building code adopted
31	by the fire prevention and building safety commission established
32	under IC 22-12-2-1, or the equivalent occupancy classification
33	adopted by subsequent rules of the fire prevention and building
34	safety commission.
35	(4) The structure complies with the rules adopted after July 3,
36	2003, by the fire prevention and building safety commission
37	established under IC 22-12-2-1 for an M building occupancy
38	classification under the Indiana building code.
39	A registration under section 11(a) of this chapter is required for
40	operation in 2006 and following years.
41	(c) This subsection does not apply to a structure identified in
42	subsection (b)(1), (b)(2), (b)(3), or (b)(4). A retailer may sell consumer



1	fireworks and items referenced in section 8(a) of this chapter from a
2	structure under the following conditions:
$\frac{2}{3}$	(1) The structure must be a Class 1 structure in which consumer
4	fireworks are sold and stored.
5	(2) The sales site must comply with all applicable local zoning
6	and land use rules.
7	(3) The weight of consumer fireworks in the structure may not
8	exceed three thousand (3,000) gross pounds of consumer
9	fireworks.
10	(4) The retailer holds a valid registration under section 11(a) of
10	this chapter.
11	*
12	(5) A retailer that sold consumer fireworks and operated from a
13 14	structure with a registration in 2005 may continue in operation in the structure in 2006 and the following years. A registration up doe
	the structure in 2006 and the following years. A registration under
15 16	section 11(a) of this chapter is required for operation in 2006 and
	following years.
17	(d) The state fire marshal or a member of the division of fire and
18	building safety department of homeland security staff shall, under
19	section 9 of this chapter, inspect tents and structures in which fireworks
20	are sold. The state fire marshal may delegate this responsibility to a
21	responding fire department with jurisdiction over the tent or structure,
22	subject to the policies and procedures of the state fire marshal.
23	(e) A retailer shall file an application for each retail location on a
24	form to be provided by the state fire marshal.
25	(f) This chapter does not limit the quantity of items referenced in
26	section 8(a) of this chapter that may be sold from any Class 1 structure
27	that complied with the rules of the fire prevention and building safety
28	commission in effect before May 21, 2003.
29	SECTION 63. IC 22-12-3-2, AS AMENDED BY P.L.40-2015,
30	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2021]: Sec. 2. (a) The education board consists of thirteen
32	(13) voting members as follows:
33	(1) The state fire marshal or the state fire marshal's designee.
34	(2) The executive director of the department of homeland
35	security appointed under IC 10-19-3-1 department's division of
36	preparedness and training or the executive director's designee.
37	(3) Eleven (11) members appointed by the governor, each serving
38	a four (4) year term.
39	(b) Each appointed member of the education board must be
40	qualified by experience or education in the field of fire protection and
41	related fields.
42	(c) Each appointed member of the education board must be a



1 resident of Indiana.

1	resident of Indiana.
2	(d) The education board must include the following appointed
3	members:
4	(1) Seven (7) individuals who are members of fire departments.
5	Appointments under this subdivision must include the following:
6	(A) At least one (1) individual who is a full-time firefighter (as
7	defined in IC 36-8-10.5-3).
8	(B) At least one (1) individual who is a volunteer firefighter
9	(as defined in IC 36-8-12-2).
10	(C) At least one (1) individual who is a fire department officer.
11	(2) Two (2) citizens who are not members of a fire department.
12	(3) One (1) emergency management director.
13	(4) One (1) paramedic licensed under IC 16-31-3.
14	SECTION 64. IC 22-12-3-7, AS AMENDED BY P.L.1-2006,
15	SECTION 351, IS AMENDED TO READ AS FOLLOWS
16	[EFFECTIVE JULY 1, 2021]: Sec. 7. The division of fire and building
17	safety department of homeland security shall provide facilities and
18	staff to carry out the responsibilities of the education board.
19	SECTION 65. IC 22-12-6-1, AS AMENDED BY P.L.249-2019,
20	SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
21	JULY 1, 2021]: Sec. 1. (a) The fire and building services fund is
22	established for the purpose of defraying the personal services, other
23	operating expense, and capital outlay of the following:
24	(1) The department.
25	(2) The education board.
26	(3) The commission.
27	(b) The fund shall be administered by the department. Money
28	collected for deposit in the fund shall be deposited at least monthly
29	with the treasurer of state.
30	(c) The treasurer of state shall deposit the following collected
31	amounts in the fund:
32	(1) Fire insurance policy premium taxes assessed under section 5
33	of this chapter.
34	(2) Except as provided in section 6(d) of this chapter, all fees
35	collected under this chapter.
36	(3) Any money not otherwise described in this subsection but
37	collected by the division of fire and building safety.
38	(4) (3) Any money not otherwise described in this subsection but
39	collected by the department, commission, or education board and
40	designated for distribution to the fund by statute or the executive
41	director of the department.
42	(5) (4) A fee collected by the education board for the issuance of



1	a certification under IC 22-14-2-7.
2	(d) The treasurer of state shall invest the money in the fund not
3	currently needed to meet the obligations of the fund in the same
4	manner as other public funds may be invested.
5	(e) Money in the fund at the end of a fiscal year does not revert to
6	the state general fund.
7	SECTION 66. IC 22-12-6-3, AS AMENDED BY P.L.1-2006,
8	SECTION 354, IS AMENDED TO READ AS FOLLOWS
9	[EFFECTIVE JULY 1, 2021]: Sec. 3. (a) The statewide fire and
10	building safety education fund is established to provide money to:
11	(1) local fire and building inspection departments for enrollment
12	in education and training programs approved by the department;
13	and
14	(2) the division of fire and building safety department for:
15	(A) enrollment in education and training programs approved
16	by the department; and
17	(B) the sponsoring of training conferences.
18	(b) The department shall administer the fund. The department shall
19	distribute money from the fund in accordance with the rules adopted
20	under IC 4-22-2 by the commission.
21	(c) The fund consists of:
22	(1) money allocated under section $6(d)$ of this chapter; and
23	(2) fees collected under subsection (e).
24	(d) Money in the fund at the end of a fiscal year does not revert to
25	the state general fund.
26	(e) The department may charge a fee for a person's participation in
27	a training conference. The department shall deposit the fees collected
28	under this subsection in the fund. The department shall pay all
29	expenses associated with training conferences out of the fund.
30	SECTION 67. IC 22-12-6-7, AS AMENDED BY P.L.1-2006,
31	SECTION 355, IS AMENDED TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2021]: Sec. 7. (a) This section does not apply
33	to a nonpublic school (as defined in IC 20-18-2-12) or a school
34	operated by a school corporation (as defined in IC 20-18-2-16).
35	(b) The division of fire and building safety department shall charge
36	an application fee set by rules adopted by the commission under
37	IC 4-22-2 for amusement and entertainment permits issued under
38	IC 22-14-3.
39	(c) The division of fire and building safety department shall collect
40	an inspection fee set by rules adopted by the commission under
41	IC 4-22-2 whenever the division department conducts an inspection
42	for a special event endorsement under IC 22-14-3.



(d) Halls, gymnasiums, or places of assembly in which contests, drills, exhibitions, plays, displays, dances, concerts, or other types of amusement are held by colleges, universities, social or fraternal organizations, lodges, farmers organizations, societies, labor unions, trade associations, or churches are exempt from the fees charged or collected under subsections (b) and (c), unless rental fees are charged or collected.

8 (e) The fees set for applications or inspections under this section 9 must be sufficient to pay all the direct and indirect costs of processing 10 an application or performing an inspection for which the fee is set. In 11 setting the fees, the commission may consider differences in the degree 12 or complexity of the activity being performed for each fee.

SECTION 68. IC 22-12-6-15, AS AMENDED BY P.L.249-2019,
SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2021]: Sec. 15. (a) As used in this section, "credit card" means
a bank card, debit card, charge card, prepaid card, or other similar
device used for payment.

(b) In addition to other methods of payment allowed by law, the
department may accept payment by credit card for certifications,
licenses, and fees, and other amounts payable to the following:

(1) The department.

1

2

3

4

5

6

7

21

22

23

24

25

29

30

31

32

33

34

35

36

37

38

(2) The division of preparedness and training.

(3) (2) The fire prevention and building safety commission.

(4) (3) The Indiana homeland security foundation.

(5) The division of fire and building safety.

(c) The department may enter into appropriate agreements with
banks or other organizations authorized to do business in Indiana to
enable the department to accept payment by credit card.

(d) The department may recognize net amounts remitted by the bank or other organization as payment in full of amounts due the department.(e) The department may pay any applicable credit card service

charge or fee.

SECTION 69. IC 22-12-7-6, AS AMENDED BY P.L.1-2006, SECTION 357, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6. (a) An emergency or other temporary order may be issued under IC 4-21.5-4 whenever the appropriate person under section 1 of this chapter determines that conduct or a condition of property:

- 39 (1) presents a clear and immediate hazard of death or serious40 bodily injury to any person other than a trespasser;
- 41 (2) is prohibited without a permit, registration, certification, 42 release, authorization, variance, exemption, or other license



1 required under IC 22-14 or IC 22-15 or another statute 2 administered by a person described in section 1 of this chapter 3 and the license has not been issued; or 4 (3) will conceal a violation of law. 5 (b) An emergency or other temporary order issued by an employee 6 or agent of the division of fire and building safety department must be 7 approved by the state fire marshal or by the executive director of the 8 department. 9 (c) An approval under subsection (b) may be orally communicated 10 to the employee or agent issuing the order. However, the department 11 shall maintain a written record of the approval. 12 SECTION 70. IC 22-13-2-4.1, AS ADDED BY P.L.49-2016, 13 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 14 JULY 1, 2021]: Sec. 4.1. (a) This section applies only to a plan review 15 for a design release performed: 16 (1) before construction of a Class 1 structure; and 17 (2) to determine compliance with the rules of the commission. 18 (b) This section does not apply to a plan review for the issuance of 19 a building permit, an improvement permit, a fire protection system 20 permit, or any other permit issued by a state agency or a city, town, or 21 county. 22 (c) A plan review for a design release must be: 23 (1) authorized under IC 22-15-3; and 24 (2) performed in compliance with the rules and objective criteria 25 adopted by the commission under IC 22-15-3-1. 26 (d) If the commission has certified that a city, town, or county is 27 qualified to perform a plan review for a design release under 28 IC 22-15-3, both of the following may perform the plan review for a 29 design release: 30 (1) The division of fire and building safety. department. 31 (2) The city, town, or county. 32 However, only the entity described in subdivision (1) or (2) that 33 performs the initial plan review for a design release may charge a fee 34 for the plan review for a design release. The other entity shall not 35 charge a fee for the plan review for a design release. 36 SECTION 71. IC 22-13-2-10, AS AMENDED BY P.L.22-2005, 37 SECTION 36, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 38 JULY 1, 2021]: Sec. 10. (a) A county, city, or town may regulate 39 regulated lifting devices if the unit's regulatory program is approved by 40 the commission. 41 (b) A unit must submit its ordinances and other regulations that 42 regulate lifting devices to the commission for approval. The ordinance



or other regulation is not effective until it is approved by the commission. If any of these ordinances or regulations conflict with the commission's rules, the commission's rules supersede the local ordinance or other regulation.

(c) A unit may issue permits only to applicants who qualify under IC 22-15-5. However, the unit may specify a lesser fee than that set under IC 22-12-6-6(a)(7).

8 (d) A unit must inspect regulated lifting devices with inspectors who 9 possess the qualifications necessary to be employed by the division of 10 fire and building safety of the department of homeland security as a 11 regulated lifting device inspector.

12 SECTION 72. IC 22-13-2-13, AS AMENDED BY P.L.1-2006, 13 SECTION 359, IS AMENDED TO READ AS FOLLOWS 14 [EFFECTIVE JULY 1, 2021]: Sec. 13. (a) The commission may adopt 15 rules under IC 4-22-2 to implement this article, IC 22-12, IC 22-14, and 16 IC 22-15.

17 (b) Any power of the state fire marshal or the division of fire and 18 building safety department to adopt rules to implement this article, 19 IC 22-12, IC 22-14, and IC 22-15 shall be exercised by the 20 commission.

21 SECTION 73. IC 22-13-2-14.1, AS ADDED BY P.L.171-2019, 22 SECTION 5, AND AS ADDED BY P.L.249-2019, SECTION 27, IS 23 CORRECTED AND AMENDED TO READ AS FOLLOWS 24 [EFFECTIVE JULY 1, 2021]: Sec. 14.1. (a) The commission or 25 department shall may consult with an industry expert experts or call 26 a special meeting to discuss a variance application or an update to a 27 rule or safety standard concerning: 28

(1) a boiler or pressure vessel; boiler and pressure vessels; or

(2) a regulated amusement device. regulated amusement devices.

(b) An industry expert for the purposes of consulting under subsection (a)(1) must be:

(1) a professional engineer registered under IC 25-31; and

(2) knowledgeable in and have experience with boiler and pressure vessels.

35 SECTION 74. IC 22-13-3-2, AS AMENDED BY P.L.1-2006, 36 SECTION 360, IS AMENDED TO READ AS FOLLOWS 37 [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) This section applies to the 38 following laboratories:

- 39 (1) Analytical laboratories approved by the division of fire and 40 building safety department under the alternative criteria 41 established by the commission in its rules.
- 42 (2) Laboratories that are:

HB 1270-LS 7312/DI 141



1

2

3

4

5

6

7

29

30

31

32

33

34

1	(A) operated by a college, university, school, or other
2	educational entity for the purpose of instruction or research;
$\frac{2}{3}$	and
4	(B) approved by the division of fire and building safety
5	department under the alternative criteria established by the
6	commission in the rules.
7	(b) The commission may:
8	(1) apply different rules to the manufacture of regulated
9	explosives (as defined in IC 35-47.5-2-13) in a laboratory
10	described in subsection (a) than apply to other places where
11	regulated explosives (as defined in IC 35-47.5-2-13) are
12	manufactured; and
13	(2) adopt rules under IC 4-22-2 to exempt laboratories described
14	in subsection (a) from the regulated explosive magazines permit
15	requirement under IC 35-47.5-4.
16	SECTION 75. IC 22-13-5-2, AS AMENDED BY P.L.57-2020,
17	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2021]: Sec. 2. (a) Except as provided under subsection (c),
19	upon the written request of an interested person, the state building
20	commissioner of the division of fire and building safety department
21	shall issue a written interpretation of a building law or a fire safety law
22	not later than ten (10) business days after the date of receiving a
23	request. An interpretation issued by the state building commissioner
24	must be consistent with building laws and fire safety laws enacted by
25	the general assembly or adopted by the commission.
26	(b) The state building commissioner shall issue a written
27	interpretation of a building law or fire safety law under subsection (a)
28	whether or not the county or municipality has taken any action to
29	enforce the building law or fire safety law.
30	(c) If:
31	(1) an interested person submits a written or electronic request to
32	the building commissioner for a written interpretation of a
33	building law or fire safety law applicable to a Class 2 structure;
34	and
35	(2) the building commissioner is absent and unable to issue a
36	written interpretation within the time specified under subsection
37	(a); the chain of the commission on if the chain is choose the vice chain of
38	the chair of the commission, or, if the chair is absent, the vice chair of
39 40	the commission, shall issue the written interpretation not later than ten
	(10) business days after the date of receiving the request.
41 42	SECTION 76. IC 22-14-1-4 IS REPEALED [EFFECTIVE JULY 1, 2021] Sec. 4. "Division" refers to the division of fire and huilding
42	2021]. Sec. 4. "Division" refers to the division of fire and building



1 safety established by IC 10-19-7-1. 2 SECTION 77. IC 22-14-2-2, AS AMENDED BY P.L.1-2006, 3 SECTION 363, IS AMENDED TO READ AS FOLLOWS 4 [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) The governor shall appoint a 5 state fire marshal. to direct the division. The state fire marshal serves 6 at the pleasure of the governor. 7 (b) The state fire marshal must have: 8 (1) a recognized interest and knowledge in the areas of fire 9 prevention and fire protection; and 10 (2) experience as an administrator. (c) The state fire marshal shall serve as a full-time employee of the 11 12 division. department. 13 SECTION 78. IC 22-14-2-4, AS AMENDED BY P.L.1-2006, 14 SECTION 364, IS AMENDED TO READ AS FOLLOWS 15 [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) To carry out its 16 responsibilities, The division department may: (1) enter and inspect any property, at a reasonable hour; 17 18 (2) issue and enforce administrative orders under IC 22-12-7 and 19 apply for judicial orders under IC 22-12-7-13; 20 (3) direct a fire department to assist the division; department; (4) cooperate with law enforcement officers; and 21 22 (5) provide hazardous materials and counterterrorism: 23 (A) training; 24 (B) support; and 25 (C) response assistance. 26 (b) To carry out the state fire marshal's responsibility to conduct an 27 investigation into the causes and circumstances surrounding a fire or an explosion, the state fire marshal or a division department fire 28 29 investigator authorized by the state fire marshal may: (1) exercise the powers of a law enforcement officer to prevent 30 31 fires and conduct arson investigations; 32 (2) direct a fire department to assist the state fire marshal or 33 division department fire investigator; and 34 (3) cooperate with law enforcement officers. 35 SECTION 79. IC 22-14-2-5, AS AMENDED BY P.L.1-2006, 36 SECTION 365, IS AMENDED TO READ AS FOLLOWS 37 [EFFECTIVE JULY 1, 2021]: Sec. 5. (a) The division department 38 shall carry out a program to provide public information concerning fire 39 prevention and maintain data and statistics concerning fires and fire 40 prevention activities. (b) The division department shall provide a copy of the fire safety 41 42 rules adopted by the commission to the chief of each fire department.



1	
1	The division department may exclude, from the rules distributed
2	under this subsection, any text that is incorporated by reference into the
3	rules published in the Indiana Administrative Code.
4	SECTION 80. IC 22-14-2-6, AS AMENDED BY P.L.40-2015,
5	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2021]: Sec. 6. (a) The division department may establish the
7	fire and public safety academy training system to create and conduct
8	programs to train public safety personnel.
9	(b) The division department may develop programs to train:
10	(1) fire department personnel and volunteers;
11	(2) emergency medical services personnel;
12	(3) telecommunicators;
13	(4) emergency management personnel; and
14	(5) chemical, biological, radiological, nuclear, and explosives
15	personnel.
16	(c) The division department may develop training programs in
17	cooperation with:
18	(1) any accredited educational institution;
19	(2) any fire fighting association;
20	(3) the Indiana emergency response commission established by
21	IC 13-25-1-1;
22	(4) the Indiana emergency medical services commission
23	established by IC 16-31-2-1;
24	(5) the board of firefighting personnel standards and education
25	established by IC 22-12-3-1; or
26	(6) any other public safety agency of the state or political
27	subdivision of the state, or public safety organization or
28	association.
29	The academy or the accredited educational institution under
30	subdivision (1) may conduct the programs.
31	(d) The programs developed under this section must cover the areas
32	of:
33	(1) fire prevention;
34	(2) enforcement of fire safety laws;
35	(3) firefighting;
36	(4) emergency medical services; and
37	(5) other areas of public safety.
38	(e) The division department shall establish inspection training
39	requirements for members of volunteer fire companies and certify
40	individuals who meet these requirements.
40 41	(f) If the division department establishes a training program under
41	subsection (a), the academy shall collaborate with public safety boards
T 4	subsection (a), the academy shan contaborate with public safety boards



1	and commissions of the state to establish criteria for certification and
2	credentialing of public safety personnel.
3	(g) The academy may provide programs for research, professional
4	development, and accreditation.
5	(h) The division department shall provide staff and meeting
6	facilities to the education board to carry out section 7 of this chapter.
7	SECTION 81. IC 22-14-2-8, AS AMENDED BY P.L.1-2006,
8	SECTION 367, IS AMENDED TO READ AS FOLLOWS
9	[EFFECTIVE JULY 1, 2021]: Sec. 8. (a) Regardless of the extent of
10	the investigation conducted by a fire department under IC 36-8-17-7,
11	the state fire marshal or a division department fire investigator
12	authorized by the state fire marshal may conduct an investigation into
13	the causes and circumstances surrounding any fire or explosion.
14	(b) To carry out this section, the state fire marshal or a division
15	department fire investigator authorized by the state fire marshal may:
16	(1) exercise its powers under section 4 of this chapter;
17	(2) assist a prosecuting attorney with any criminal investigation;
18	(3) subpoena witnesses and order the production of books,
19	documents, and other evidence;
20	(4) give oaths and affirmations;
20	(5) take depositions and conduct hearings;
21	(6) separate witnesses and otherwise regulate the course of
22	proceedings; and
23	(7) obtain and secure evidence.
24	(c) Subpoenas, discovery orders, and protective orders issued under
26	this section shall be enforced under IC 4-21.5-6-2.
20 27	
28	(d) A person who is summoned and testifies under this section is
28 29	entitled to receive a minimum salary per diem and a mileage allowance
29 30	from the fire and building services fund. The budget agency shall set
30 31	the amount of the per diem and mileage allowance.
	(e) The state fire marshal and the division department fire
32	investigators authorized by the state fire marshal have law enforcement
33	authority at all times while discharging their duties under this section
34	as employees of the department.
35	(f) The executive director of the department of homeland security
36	has law enforcement authority at all times while discharging the duties
37	of the executive director under this section.
38	SECTION 82. IC 22-14-2-9, AS AMENDED BY P.L.1-2006,
39	SECTION 368, IS AMENDED TO READ AS FOLLOWS
40	[EFFECTIVE JULY 1, 2021]: Sec. 9. The division department shall
41	review and may approve plans and specifications presented to the
42	division department for a design release under IC 22-15-3 for

1 compliance with the fire safety laws. 2 SECTION 83. IC 22-14-2-10, AS AMENDED BY P.L.1-2006, 3 SECTION 369, IS AMENDED TO READ AS FOLLOWS 4 [EFFECTIVE JULY 1, 2021]: Sec. 10. (a) The division department 5 shall carry out a program to: 6 (1) enforce all fire safety laws and related variances and other 7 orders; and 8 (2) protect the public from fire hazards. 9 (b) The division department shall carry out a program to 10 investigate complaints. SECTION 84. IC 22-14-2-11, AS AMENDED BY P.L.1-2006, 11 12 SECTION 370, IS AMENDED TO READ AS FOLLOWS 13 [EFFECTIVE JULY 1, 2021]: Sec. 11. The division department shall 14 carry out a program to periodically inspect structures and other property that are used by the state, a county, a city, a town, or a school 15 16 corporation, including institutions where inmates are involuntarily 17 detained. Inspections shall be conducted under the schedule specified 18 by the division. department. The division department may exclude 19 a class of buildings or other property from inspection under this 20 section, if the division department determines that the public interest 21 will be served without inspection. 22 SECTION 85. IC 22-14-2-12, AS AMENDED BY P.L.1-2006, 23 SECTION 371, IS AMENDED TO READ AS FOLLOWS 24 [EFFECTIVE JULY 1, 2021]: Sec. 12. Whenever a division 25 department fire investigator retires after at least twenty (20) years of 26 service, the division department shall, in recognition of the 27 investigator's service to the division, department, do the following: 28 (1) Allow the investigator to retain the service weapon issued to 29 the investigator by the division. department. (2) Issue the investigator a badge that indicates the investigator is 30 a retired division department fire investigator. 31 32 (3) Issue the investigator an identification card that contains the 33 following information: 34 (A) The name of the division. department. 35 (B) The name of the investigator. (C) The investigator's position title before the investigator's 36 37 retirement. 38 (D) A statement that the investigator is retired. 39 (E) A statement that the investigator is authorized to retain the 40 service weapon issued to the investigator by the division. 41 department. 42 SECTION 86. IC 22-14-3-1, AS AMENDED BY P.L.1-2006,



1 SECTION 372, IS AMENDED TO READ AS FOLLOWS 2 [EFFECTIVE JULY 1, 2021]: Sec. 1. (a) Except as provided in 3 subsection subsections (c) and (d), this chapter does not apply to a 4 nonpublic school (as defined in IC 20-18-2-12) or a school operated by 5 a school corporation (as defined in IC 20-18-2-16). 6 (b) The division department shall carry out an inspection program 7 to periodically inspect regulated places of amusement or entertainment. 8 These inspections shall be conducted at least annually. 9 (c) A school that holds amusement or entertainment events shall be 10 inspected at least one (1) time each year. The inspection may be 11 performed by either the division department or the fire department 12 that has jurisdiction over the school. 13 (d) At the time of each annual inspection performed by the division, 14 department, the division department shall provide a fire safety checklist to each school that holds amusement or entertainment events. 15 16 Each school shall be responsible for ensuring compliance with the 17 items on the fire safety checklist for each amusement or entertainment 18 event held at the school. 19 SECTION 87. IC 22-14-3-2, AS AMENDED BY P.L.110-2009, 20 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 21 JULY 1, 2021]: Sec. 2. (a) The division department shall issue an 22 amusement and entertainment permit to an applicant who qualifies 23 under section 3 of this chapter. 24 (b) A permit issued under section 3 of this chapter expires one (1) 25 year after the date of issuance. The permit applies only to the place, 26 maximum occupancy, and use specified in the permit. 27 SECTION 88. IC 22-14-3-3, AS AMENDED BY P.L.1-2006, 28 SECTION 374, IS AMENDED TO READ AS FOLLOWS 29 [EFFECTIVE JULY 1, 2021]: Sec. 3. To qualify for an amusement and 30 entertainment permit, an applicant must: 31 (1) submit an application sworn or affirmed under penalties of 32 perjury on forms provided by the division department upon 33 request; 34 (2) provide: 35 (A) the applicant's full name and address; 36 (B) the full name and address of each of the applicant's 37 partners (if the applicant is a partnership), members or 38 managers, if any (if the applicant is a limited liability 39 company), and principal officers (if the applicant is a 40 corporation); 41 (C) an indication of whether the applicant is an owner, lessee, 42 occupant, or agent for the place covered by the application;



1 (D) a description of the place covered by the application, 2 including a description of every building and room covered by 3 the application; and 4 (E) any information required under the commission's rules; 5 (3) demonstrate through an inspection that the place covered by 6 the application complies with applicable fire safety laws; and (4) pay the fee set under IC 22-12-6-7. 7 8 SECTION 89. IC 22-14-3-4, AS AMENDED BY P.L.1-2006, 9 SECTION 375, IS AMENDED TO READ AS FOLLOWS 10 [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) The division department may modify an amusement and entertainment permit with a special 11 12 event endorsement that covers one (1) or more events not specified in 13 the initial permit. 14 (b) To qualify for a special event endorsement, an applicant must: 15 (1) provide the information required by the commission; (2) demonstrate through an inspection that the special events 16 17 covered by the application will be conducted in compliance with applicable fire safety laws; and 18 19 (3) pay the inspection fee set under IC 22-12-6-7. 20 SECTION 90. IC 22-14-6-3, AS ADDED BY P.L.107-2007, 21 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 22 JULY 1, 2021]: Sec. 3. The division department shall administer the 23 fund. 24 SECTION 91. IC 22-15-1-4 IS REPEALED [EFFECTIVE JULY 1, 25 2021]. See. 4. "Division" refers to the division of fire and building 26 safety established by IC 10-19-7-1. 27 SECTION 92. IC 22-15-2-5.5, AS ADDED BY P.L.218-2014, 28 SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 29 JULY 1, 2021]: Sec. 5.5. (a) The governor shall appoint a state 30 building commissioner. The state building commissioner shall serve: 31 (1) at the pleasure of the governor; and (2) as a full-time employee of the office. department of 32 33 homeland security established by IC 10-19-2-1. 34 (b) The state building commissioner must be a registered or licensed 35 design professional under IC 25-4 or IC 25-31, as appropriate, with at 36 least ten (10) years of experience in the building trades industry. 37 SECTION 93. IC 22-15-2-6, AS AMENDED BY P.L.218-2014, 38 SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 39 JULY 1, 2021]: Sec. 6. (a) To carry out the division's department's 40 responsibilities, the division department or an employee or another 41 agent of the division department may: 42 (1) exercise any program of supervision that is approved by the



1 commission, if the responsibility involves the administration or 2 enforcement of a building law; 3 (2) enter and inspect any property, at a reasonable hour; 4 (3) issue and enforce administrative orders under IC 22-12-7 and 5 apply for judicial orders under IC 22-12-7-13; and 6 (4) cooperate with law enforcement officers and political 7 subdivisions that have jurisdiction over a matter. 8 (b) To carry out the state building commissioner's responsibilities. 9 the state building commissioner shall issue a written interpretation of 10 any building law under IC 22-13-5. SECTION 94. IC 22-15-2-7, AS AMENDED BY P.L.1-2006, 11 SECTION 385, IS AMENDED TO READ AS FOLLOWS 12 13 [EFFECTIVE JULY 1, 2021]: Sec. 7. The division department shall 14 carry out a program to enforce all laws described by one (1) or more of 15 the following: 16 (1) Building laws and related variances and other orders that apply to Class 1 structures. 17 (2) Building laws and related variances and other orders that 18 19 apply to industrialized building systems. 20 (3) Building laws and related variances and other orders that 21 apply to mobile structures. 22 (4) Building laws, equipment laws, and related variances and 23 other orders that apply to regulated lifting devices. 24 (5) Equipment laws and related variances and other orders. 25 SECTION 95. IC 22-15-3-1, AS AMENDED BY P.L.49-2016, 26 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 27 JULY 1, 2021]: Sec. 1. (a) The state building commissioner or a city, 28 town, or county certified under subsection (d) shall issue a design 29 release for the construction of a Class 1 structure to an applicant who 30 qualifies under section 2 or 3 of this chapter. 31 (b) The state building commissioner shall issue a design release for 32 the fabrication of an industrial building system or mobile structure 33 under section 4 of this chapter. 34 (c) A design release issued under this chapter expires on the date 35 specified in the rules adopted by the commission. (d) The commission may certify a city, town, or county as qualified 36 37 to issue design releases, if the city, town, or county: 38 (1) is competent under the commission's objective criteria; and 39 (2) has adopted the rules of the commission under IC 22-13-2-3. 40 (e) A city, town, or county that is certified by the commission under 41 subsection (d) may issue design releases. A design release issued by a 42 certified city, town, or county must be:



1 (1) in accordance with the commission's objective criteria; and 2 (2) for a construction type for which the city, town, or county is 3 certified. 4 All records held by a certified city, town, or county that pertain to the 5 design release must be submitted to the division department to be held 6 in a central repository. 7 SECTION 96. IC 22-15-3-2, AS AMENDED BY P.L.1-2006, 8 SECTION 386, IS AMENDED TO READ AS FOLLOWS 9 [EFFECTIVE JULY 1, 2021]: Sec. 2. To qualify for a design release 10 under this section, an applicant must: (1) demonstrate, through the submission of plans and 11 12 specifications for the construction covered by the application, that the construction will comply with all applicable building laws and 13 14 fire safety laws; 15 (2) pay the fees set under IC 22-12-6-6; 16 (3) have the plans and specifications: (A) prepared by a registered architect or professional engineer 17 18 who is: 19 (i) competent to design the construction covered by the 20 application as determined by the division; department; and 21 (ii) registered under IC 25-4 or IC 25-31; 22 (B) include on each page of all drawings and the title page of 23 all specifications the seal of the registered architect or 24 professional engineer described by clause (A) or the person's 25 technical or professional staff; and 26 (C) filed by the registered architect or professional engineer 27 described by clause (A) or the person's technical or 28 professional staff; and 29 (4) submit a certificate prepared on a form provided by the 30 division department and sworn or affirmed under penalty of 31 perjury by the registered architect or professional engineer 32 described in subdivision (3)(A): 33 (A) providing an estimate of the cost of the construction 34 covered by the application, its square footage, and any other 35 information required under the rules of the commission; 36 (B) stating that the plans and specifications submitted for the 37 application were prepared either by or under the immediate 38 supervision of the person making the statement; 39 (C) stating that the plans and specifications submitted for the 40 application provide for construction that will meet all building 41 laws; and 42 (D) stating that the construction covered by the application



1	will be subject to inspection at intervals appropriate to the
2	stage of the construction by a registered architect or
2 3	professional engineer identified in the statement for the
4	purpose of determining in general if work is proceeding in
5	accordance with the released plans and specifications.
6	SECTION 97. IC 22-15-3-5, AS AMENDED BY P.L.1-2006,
7	SECTION 387, IS AMENDED TO READ AS FOLLOWS
8	[EFFECTIVE JULY 1, 2021]: Sec. 5. (a) This section does not
9	authorize a variance from any rule adopted by the commission.
10	(b) The rules adopted by the commission do not prevent the use of:
11	(1) materials;
12	(2) methods of construction; or
13	(3) design procedures;
13	if they are not specifically prohibited in the rules and if they are
15	approved under subsection (c).
16	(c) The state fire marshal and the division department may, in the
17	review of an application for a design release, consider as evidence of
18	
	compliance with the rules adopted by the commission any evaluation
19 20	report that:
20	(1) contains limitations, conditions, or standards for alternative
21	materials, methods of construction, or design procedures; and
22	(2) is published by an independent, nationally recognized testing
23	laboratory or other organization that is approved under the rules
24	adopted by the commission.
25	SECTION 98. IC 22-15-3-6, AS AMENDED BY P.L.218-2014,
26	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2021]: Sec. 6. (a) Pending the completion of the review of an
28	application, the division department may issue:
29	(1) a design release for part of the construction proposed in an
30	application, if that part of the construction qualifies for release
31	under this chapter; or
32	(2) a provisional release for any part of the construction proposed
33	in an application, under the conditions specified by the division.
34	department.
35	(b) Issuance of a design release or provisional release under this
36	section for any part of construction proposed in an application does not
37	toll or affect the time limitations for completing the review of the
38	application or providing notice under IC 22-15-3.2.
39	SECTION 99. IC 22-15-3.2-4 IS REPEALED [EFFECTIVE JULY
40	1, 2021]. Sec. 4. As used in this chapter, "division" means the division
41	of fire and building safety.
42	SECTION 100. IC 22-15-3.2-6, AS AMENDED BY P.L.49-2016,
	· · · · · · · · · · · · · · · · · · ·



1	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2021]: Sec. 6. (a) An applicant for a design release shall
$\frac{2}{3}$	submit an application meeting the requirements of IC 22-15-3 to the
3 4	division. department.
5	(b) This subsection applies only to an applicant for a design release
6	for a project listed in 410 IAC 6-12-7 for which the applicant must
7	obtain a construction permit from the state department of health under
8	IC 16-19-3.5. After December 31, 2016, an applicant may submit a
9	combined application to the division department that is an application
10	for:
11	(1) a construction permit under IC 16-19-3.5; and
12	(1) a construction permit under ice 10-19-5.5, and (2) a design release under this chapter.
12	Not later than the next business day after receiving the combined
13	application, the division department shall provide a copy of the
14	application, the division department shall provide a copy of the application to the state department of health.
16	SECTION 101. IC 22-15-3.2-7, AS ADDED BY P.L.218-2014,
17	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2021]: Sec. 7. (a) A design release shall be issued to an
19	applicant without a plan review if:
20	(1) the applicant submits a complete application; and
20	(2) the division department does not select the application for a
21	plan review under this section.
23	(b) The division department may select any application for design
23	release to be subject to a plan review. The division department has
25	complete discretion in the criteria used by the division department has
26	select a design release application for a plan review. A criterion used
27	by the division department may be whether the design professional
28	has received disciplinary sanctions under IC 25-1-11-12 within the
29	preceding five (5) years.
30	SECTION 102. IC 22-15-3.2-8, AS ADDED BY P.L.218-2014,
31	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2021]: Sec. 8. Upon receiving a complete application for a
33	design release, the division department shall do one (1) of the
34	following:
35	(1) Not later than ten (10) business days after the application is
36	received, send written notice to the applicant that a design release
37	will be issued. Not later than the next business day after the date
38	the notice is sent, the division department shall provide the
39	applicant with:
40	(A) a copy of the design release; or
41	(B) a confirmation number that serves as a temporary design
42	release until the applicant receives a copy of the design



1	release.
	(2) Not later than ten (10) business days after the application is
2 3	received, send written notice that a plan review will be conducted.
4	However, if the applicant does not receive the notice within the
5	period specified in this subdivision, the division department
6	shall, not later than the eleventh day after the date a complete
7	application is received, provide the applicant with:
8	(A) a copy of the design release; or
9	(B) a confirmation number that serves as a temporary design
10	release until the applicant receives a copy of the design
11	release.
12	SECTION 103. IC 22-15-3.2-9, AS ADDED BY P.L.218-2014,
13	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14	JULY 1, 2021]: Sec. 9. If the division department sends an applicant
15	notice of a plan review under section 8(2) of this chapter within the
16	period required, the division department shall do one (1) of the
17	following:
18	(1) Not later than twenty (20) business days after the date that
19	notice of the plan review is sent, send notice to the applicant that
20	the plans and specifications have been approved for a design
21	release as submitted. The division department shall, not later
22	than the next business day after the date that notice is sent to the
23	applicant, provide to the applicant:
24	(A) a copy of the design release; or
25	(B) a confirmation number that serves as a temporary design
26	release until the applicant receives a copy of the design
27	release.
28	(2) Not later than twenty (20) business days after the date that
29	notice of the plan review is sent, send notice to the applicant that
30	a design release will not be issued until the applicant submits
31	corrections to the plans. However, if the applicant does not
32	receive notice within the period specified in this subdivision, the
33	division department shall, not later than the twenty-first business
34	day after the date that notice of a plan review is sent under section
35	10 of this chapter, provide the applicant with:
36	(A) a copy of the design release; or
37	(B) a confirmation number that serves as a temporary design
38	release until the applicant receives a copy of the design
39	release.
40	SECTION 104. IC 22-15-3.2-10, AS ADDED BY P.L.218-2014,
41	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42	JULY 1, 2021]: Sec. 10. (a) If the division department receives



1 corrections to a plan in response to a notice sent under section 9(2) of 2 this chapter, and any time the division department receives corrections 3 to a notice under subdivision (2) thereafter, the division department 4 shall do one (1) of the following: 5 (1) Not later than ten (10) business days after receiving the 6 corrections, send notice to the applicant that the corrected plans 7 have been approved for a design release as submitted. The 8 division department shall, not later than the next business day 9 after the date that notice is sent to the applicant, provide to the 10 applicant: 11 (A) a copy of the design release; or 12 (B) a confirmation number that serves as a temporary design release until the applicant receives a copy of the design 13 14 release. 15 (2) Not later than ten (10) business days after receiving the 16 corrections, send notice to the applicant that a design release will 17 not be issued until the applicant submits additional corrections. 18 However, if the applicant does not receive the notice within the 19 period specified in this subdivision, the division department 20 shall, not later than the eleventh business day after the date that 21 the corrections are received by the division, department, provide 22 the applicant with: 23 (A) a copy of the design release; or 24 (B) a confirmation number that serves as a temporary design 25 release until the applicant receives a copy of the design 26 release. 27 (b) A review under this section is limited to the corrections required 28 by the division department pursuant to notice sent under section 9(2) 29 of this chapter or subsection (a)(2). All other parts of a project not directly related to corrections required by the division, department, 30 31 including previously completed corrections that the division 32 department has already accepted, are deemed approved for a design release and may not be included in subsequent notice requests sent 33 34 under this section. Except for a project reviewed under IC 22-15-3-6 35 and subject to the deadlines set forth in this chapter, the division 36 department may delay issuing a design release until all corrections to 37 a project have been accepted by the division. department. SECTION 105. IC 22-15-3.2-11, AS ADDED BY P.L.218-2014, 38 39 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 40 JULY 1, 2021]: Sec. 11. (a) This section applies if the results of a plan 41 review reveal that a design professional knowingly or recklessly 42 submitted plans or specifications containing one (1) or more violations



1 of the rules of the commission that are determined by the division 2 department and the commission to pose a wanton and willful 3 disregard for the public health, safety, or welfare. 4 (b) The provisions regarding the time limitations for review and 5 notice under this chapter do not apply, and the division department is 6 not required to issue a design release and confirmation number for 7 providing notice. The division department shall send written notice of 8 its determination to: 9 (1) the design professional's licensing or registration authority under IC 25-4-1 or IC 25-31, as appropriate, for the purpose of 10 conducting a hearing under IC 4-21.5 to determine if action under 11 12 IC 4-21.5-3-8 is appropriate; (2) the design professional; and 13 14 (3) the project owner or general contractor on whose behalf the application was submitted. 15 16 (c) An applicant that receives notice under subsection (b) may 17 withdraw the application and submit a new application and plans to the 18 division department that are prepared by a different design 19 professional. Withdrawal of an application does not affect any 20 disciplinary action against the professional of record that prepared the 21 plans described in subsection (a). 22 SECTION 106. IC 22-15-3.2-12, AS ADDED BY P.L.218-2014, 23 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 24 JULY 1, 2021]: Sec. 12. (a) The division department shall maintain 25 the following information for every application: 26 (1) The type of project that is the subject of the application. 27 (2) The name and profession of the design professional. (3) The location of the project. 28 29 (4) The date the application was submitted to the division. 30 department. 31 (5) Whether the application was selected for plan review. 32 (6) If the application was selected for a review: 33 (A) whether the division department requested corrections to 34 the plans and specifications; 35 (B) the dates that corrections were requested by the division; 36 department; and 37 (C) the dates that the applicant responded to the requests under 38 clause (B). 39 (7) Whether a design release was issued by the division. 40 department. The date a design release was issued (if any) or other final action was taken. 41 42 (8) Any other significant plan review activity related to an



application.

1 2 (b) The division department shall maintain the information 3 described in subsection (a) in a single electronic file in a format that 4 permits easy comparison of the information for each applicant. The 5 division department shall update the information at least quarterly. 6 SECTION 107. IC 22-15-3.2-13, AS ADDED BY P.L.218-2014, 7 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 8 JULY 1, 2021]: Sec. 13. The division department may contract with 9 a person or an entity to perform the division's department's plan 10 review responsibilities under this chapter. SECTION 108. IC 22-15-4-1, AS AMENDED BY P.L.1-2006, 11 SECTION 389, IS AMENDED TO READ AS FOLLOWS 12 13 [EFFECTIVE JULY 1, 2021]: Sec. 1. (a) The division department 14 shall certify an industrialized building system for use in Indiana to an 15 applicant who qualifies under this section. If an applicant qualifies for 16 certification under this section, the division department shall provide 17 the applicant with a seal for the certified industrial building system. 18 (b) To qualify for a certification under this section, an applicant 19 must: 20 (1) submit proof that the division department has issued a design 21 release under IC 22-15-3 for the model or series of industrialized 22 building systems being constructed; 23 (2) demonstrate, in an in-plant inspection, that the industrialized 24 building system covered by the application has been constructed 25 in conformity with all applicable building laws and fire safety laws; and 26 27 (3) pay the fee set by the commission under IC 22-12-6-6. 28 (c) The exemption under IC 22-13-4-2 applies to an industrialized 29 building system certified under this section. 30 SECTION 109. IC 22-15-4-2, AS AMENDED BY P.L.1-2006, 31 SECTION 390, IS AMENDED TO READ AS FOLLOWS 32 [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) The division department 33 shall certify a mobile structure for sale and use in Indiana for an 34 applicant who qualifies under this section. If an applicant qualifies for 35 certification under this section, the division department shall provide 36 the applicant with a seal for the certified mobile structure. 37 (b) To qualify for certification under this section, an applicant must: 38 (1) submit proof that the division department has issued a design 39 release under IC 22-15-3 for the model or series of mobile 40 structures being constructed; 41 (2) demonstrate, in an in-plant inspection, that the mobile 42 structure covered by the application has been constructed in



1	conformity with all applicable building laws and fire safety laws;
2	(3) certify in an affidavit that a seal provided by the division
$\frac{2}{3}$	department will not be attached to a mobile structure that does
4	not conform to the requirements adopted by the commission in its
5	rules; and
6	(4) pay the fee set by the commission under IC 22-12-6-6.
7	(c) The exemption under IC 22-13-4-2 applies to a mobile structure
8	certified under this chapter.
9	SECTION 110. IC 22-15-4-6, AS AMENDED BY P.L.1-2006,
10	SECTION 391, IS AMENDED TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2021]: Sec. 6. A person who offers to sell or
12	sells a mobile structure that:
12	
13	(1) was certified under IC 9-8-1.5 (before its repeal on July 1, 1987) or certified by the division department under section 2 or
14	4 of this chapter; and
16	(2) has been altered or converted in violation of a rule adopted by
17	(2) has been altered of converted in violation of a full adopted by the commission;
18	commits a Class C infraction.
19	SECTION 111. IC 22-15-5-1, AS AMENDED BY P.L.1-2006,
20	SECTION 392, IS AMENDED TO READ AS FOLLOWS
20 21	[EFFECTIVE JULY 1, 2021]: Sec. 1. (a) The division department
$\frac{21}{22}$	shall issue a regulated lifting device installation or alteration permit to
22	
23 24	an applicant who qualifies under this section.
24 25	(b) To qualify for a permit under this section, an applicant must
23 26	(1) Demonstrate through the submission of complete plans,
20 27	including:
28	(A) copies of specifications and accurately scaled and fully
28 29	dimensioned plans showing the location of the installation in
30	relation to the plans and elevation of the building;
31	(B) plans showing the location of the machine room and the
32	equipment to be installed, relocated, or altered;
33	(C) plans showing the structural supporting members,
34	including foundations; and
35	(D) a specification of all materials employed and loads to be
36	supported or conveyed;
37	that the installation or alteration covered by the application will
38	comply with all applicable equipment laws. All plans and
39	specifications must be sufficiently complete to illustrate all details
40	of construction and design.
41	(2) Pay the fee set under IC $22-12-6-6(a)(7)$.
42	(3) Be the holder of a current elevator contractor license, if
. 4	(c) be the holder of a current elevator contractor ficelise, if



1 applicable, as set forth under IC 22-15-5-7. 2 (c) A copy of the permit shall be kept at the construction site at all 3 times while the work is in progress. 4 (d) The regulated lifting device must be installed or altered in 5 compliance with: 6 (1) applicable codes; and (2) the details of the application, plans, specifications, and 7 8 conditions of the permit. 9 (e) The regulated lifting device must be installed or altered under the direction and control of a licensed contractor. The elevator 10 contractor does not have to be present at the site. 11 (f) The responsibilities of the division department under this 12 13 section may be carried out by a political subdivision that is approved 14 by the commission under IC 22-13-2-10. 15 SECTION 112. IC 22-15-5-3, AS AMENDED BY P.L.1-2006, 16 SECTION 393, IS AMENDED TO READ AS FOLLOWS 17 [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) All regulated lifting devices 18 shall be registered under this section. 19 (b) The division department shall issue a registration for a 20 regulated lifting device to an applicant who qualifies under this section. (c) To register a regulated lifting device under this section, an 21 22 applicant must submit, on a form approved by the division, 23 department, the following information: 24 (1) Type, rated load and speed, name of manufacturer, location, 25 and the nature of the use of the regulated lifting device. 26 (2) Any information required under the rules adopted by the 27 commission. SECTION 113. IC 22-15-5-4, AS AMENDED BY P.L.57-2020, 28 29 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 30 JULY 1, 2021]: Sec. 4. (a) The division department shall carry out a 31 program for the periodic inspection of regulated lifting devices being 32 operated in Indiana. A regulated lifting device may not be operated 33 without an operating certificate that covers the operation of the 34 regulated lifting device. (b) A permit issued under this section expires on the earlier of: 35 36 (1) one (1) year after issuance; or 37 (2) when the regulated lifting device is altered. 38 (c) After a regulated lifting device has been installed or altered, an applicant shall apply for an initial operating certificate. The division 39 40 department shall issue an initial operating certificate for a regulated lifting device if: 41 42 (1) the applicant demonstrates:



1 (A) through an acceptance inspection made by an elevator 2 inspector licensed under section 11 of this chapter that the 3 regulated lifting device covered by the application complies 4 with the laws governing its construction, repair, maintenance, 5 and operation; and 6 (B) that the applicant has paid the fee set under 7 IC 22-12-6-6(a)(7); and 8 (2) the division department verifies, through an inspection, that the regulated lifting device complies with the laws governing the 9 construction, repair, maintenance, and operation of the regulated 10 lifting device. 11 12 (d) The division department shall issue a renewal operating 13 certificate if the applicant: 14 (1) demonstrates through the completion of applicable safety tests 15 that the regulated lifting device complies with the laws governing 16 the construction, repair, maintenance, and operation of the 17 regulated lifting device; 18 (2) submits results of all applicable safety tests, including failed 19 safety tests for the regulated lifting device; and 20 (3) has paid the fee set under IC 22-12-6-6(a)(7). 21 (e) The division department may issue a temporary operating 22 permit to an applicant under this section who does not comply with 23 subsection (c)(1)(A) for a new or altered regulated lifting device or 24 subsection (d)(1) for an existing unaltered regulated lifting device. The 25 applicant must pay the fee set under IC 22-12-6-6(a)(7) to qualify for 26 the temporary operating permit. Except as provided in subsection (f), 27 the permit, including all renewal periods, is limited to sixty (60) days. 28 (f) The division department may renew a temporary operating 29 permit issued under subsection (e) for thirty (30) day periods during the 30 construction of a building if the regulated lifting device is used for the 31 transportation of construction personnel, tools, and materials. 32 (g) The responsibilities of the division department under this 33 section may be carried out by a political subdivision that is approved 34 by the commission under IC 22-13-2-10. 35 (h) A copy of the operating certificate shall be displayed in or on 36 each regulated lifting device or in an associated machine room. In 37 addition to the requirements of this subsection, the two-dimensional bar 38 code assigned to an elevator shall be displayed in or on each elevator 39 in a location that is easily viewed and scanned by a person riding on the 40 elevator. 41 (i) A licensed elevator mechanic shall perform the maintenance on 42 a regulated lifting device.



1	SECTION 114. IC 22-15-5-14, AS AMENDED BY P.L.2-2007,
2	SECTION 313, IS AMENDED TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2021]: Sec. 14. (a) This section does not apply
4	to the following:
5	(1) An individual employed by the following:
6	(A) The state.
7	(B) A county.
8	(C) A municipality.
9	(D) A state educational institution.
10	(2) A state educational institution.
11	(b) The department may not issue an elevator inspector or elevator
12	contractor license until the applicant has filed with the department a
13	certificate of insurance indicating that the applicant has liability
14	insurance:
15	(1) in effect with an insurer that is authorized to write insurance
16	in Indiana; and
17	(2) that provides general liability coverage to a limit of at least:
18	(A) one million dollars (\$1,000,000) for the injury or death of
19	any number of persons in any one (1) occurrence; and
20	(B) five hundred thousand dollars (\$500,000) for property
21	damage in any one (1) occurrence.
22	(c) An insurance policy required under this section may include a
23	deductible clause if the clause provides that any settlement made by the
24	insurance company with an injured person or a personal representative
25	must be paid as though the deductible clause did not apply.
26	(d) An insurance policy required under this section must provide by
27	the policy's original terms or an endorsement that the insurer may not
28	cancel the policy without:
29	(1) thirty (30) days written notice; and
30	(2) a complete report of the reasons for the cancellation to the
31	division. department.
32	(e) An insurance policy required under this section must provide by
33	the policy's original terms or an endorsement that the insurer shall
34	report to the department within twenty-four (24) hours after the insurer
35	pays a claim or reserves any amount to pay an anticipated claim that
36	reduces the liability coverage below the amounts established in this
37	section.
38	(f) If an insurance policy required under this section:
39	(1) is canceled during the policy's term;
40	(2) lapses for any reason; or
41	(3) has the policy's coverage fall below the required amount;
42	the license holder shall replace the policy with another policy that



1	complies with this section.
2	(g) If a license holder fails to file a certificate of insurance for new
3	or replacement insurance, the license holder:
4	(1) must cease all operations under the license immediately; and
5	(2) may not conduct further operations until the license holder
6	receives the approval of the department to resume operations after
7	the license holder complies with the requirements of this section.
8	SECTION 115. IC 22-15-6-2, AS AMENDED BY P.L.156-2020,
9	SECTION 84, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JULY 1, 2021]: Sec. 2. (a) The division department may conduct a
11	program of inspections of regulated boilers and pressure vessels.
12	(b) The division department shall do the following:
13	(1) Issue a regulated boiler and pressure vessel operating permit
14	to an applicant who qualifies under this section.
15	(2) Perform an operating permit inspection of a boiler or pressure
16	vessel owned by the state.
17	(3) Conduct a program to audit boiler and pressure vessel
18	inspectors licensed under section 5 of this chapter.
19	(4) Conduct a program to audit inspections completed by a boiler
20	and pressure vessel inspector licensed under section 5 of this
21	chapter.
22	(c) Except as provided in subsection (e), an operating permit issued
23	under this section expires one (1) year after it is issued.
24	(d) To qualify for an operating permit or to renew an operating
25	permit under this section, an applicant must do the following:
26	(1) Apply for an operating permit on a form approved by the
27	division. department.
28	(2) Demonstrate through an inspection, performed by an inspector
29	licensed under section 5 of this chapter, that the regulated boiler
30	or pressure vessel covered by the application complies with the
31	rules adopted by the commission.
32	(3) Submit a report of the inspection conducted under subdivision
33	(2) to the division. department.
34	(4) Pay the fee set under IC $22-12-6-6(a)(8)$.
35	(e) The commission may, by rule adopted under IC 4-22-2, specify:
36	(1) a period between inspections of more than one (1) year; and
37	(2) an expiration date for an operating permit longer than one (1)
38	year from the date of issuance.
39	However, the commission may not set an inspection period of greater
40	than five (5) years or issue an operating permit valid for a period of
41	more than five (5) years for regulated pressure vessels or steam
42	generating equipment that is an integral part of a continuous processing



unit.

1

2

3

4

5

10

14

21

22

23

24

25

29

30

31

32 33

34

35

36

37

38

39

40

41 42

(f) For any inspection conducted by the division department under this section, the division department may designate an inspector licensed under section 5 of this chapter to act as the division's department's agent for purposes of the inspection.

6 (g) The commission may adopt emergency rules in the manner provided under IC 4-22-2-37.1 to implement this chapter. An 7 8 emergency rule adopted under this subsection expires on the earliest of 9 the following dates:

(1) The expiration date stated in the emergency rule.

(2) The date the emergency rule is amended or repealed by a later 11 12 rule adopted under IC 4-22-2-22.5 through IC 4-22-2-36 or under 13 IC 4-22-2-37.1.

(3) July 1, 2021.

15 SECTION 116. IC 22-15-6-5, AS AMENDED BY P.L.156-2020, 16 SECTION 85, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 17 JULY 1, 2021]: Sec. 5. (a) The division department shall issue a 18 boiler and pressure vessel inspector license to an applicant who 19 qualifies under this section. 20

(b) To qualify for a license under this section an applicant must:

(1) meet the qualifications set by the commission in its rules;

(2) pass an examination approved by the commission and conducted, supervised, and graded as prescribed by the commission; and

(3) pay the fee set under IC 22-12-6-6(a)(9).

26 (c) The commission may exempt an applicant from any part of the 27 examination required by subsection (b) if the applicant has: 28

(1) a boiler and pressure vessel inspector's license issued by another state with qualifications substantially equal to the qualifications for a license under this section; or

(2) a commission as a boiler and pressure vessel inspector issued by the National Board of Boiler and Pressure Vessel Inspectors.

(d) The commission may sanction a boiler and pressure vessel inspector under IC 22-12-7 if the boiler and pressure vessel inspector violates this chapter or rules adopted by the commission.

SECTION 117. IC 22-15-7-1, AS AMENDED BY P.L.1-2006, SECTION 401, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. The division department shall carry out a program of periodic on-site inspections of the erection and operation of regulated amusement devices. These inspections are not a prerequisite for operation of a device that is covered by a regulated amusement device operating permit.



1 SECTION 118. IC 22-15-7-2, AS AMENDED BY P.L.1-2006, 2 SECTION 402, IS AMENDED TO READ AS FOLLOWS 3 [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) The division department 4 shall issue a regulated amusement device operating permit to an 5 applicant who qualifies under this section. If an applicant qualifies for 6 a permit under this section, an inspector shall place an inspection seal 7 on the device that is covered by the permit. 8 (b) A permit issued under this section: 9 (1) expires one (1) year from the date the permit was issued; and 10 (2) may be renewed if the applicant continues to qualify for a permit under this section. 11 12 (c) To qualify for a permit under this section, an applicant or an 13 authorized officer of the applicant shall pay the inspection fee set under 14 IC 22-12-6-6 and execute an application form affirming under penalties 15 for perjury the following: 16 (1) That all information provided in the application is true to the best of the applicant's or officer's knowledge and belief after 17 18 reasonable investigation. 19 (2) That all personnel employed by the applicant having 20 maintenance responsibility for the amusement devices have or 21 will have sufficient background, knowledge, skills, and training 22 to adequately maintain the amusement devices under the rules of 23 the commission. 24 (3) That all persons employed by the applicant having operational 25 responsibility for the amusement devices have or will have 26 sufficient background, knowledge, skills, and training to adequately operate the amusement devices under the rules of the 27 28 commission. 29 (4) That adequate training will be provided or otherwise made 30 available on an ongoing basis to maintenance and operational 31 personnel to ensure the continuous compliance of the personnel 32 with the standards set forth in subdivisions (2) and (3). 33 (5) That all maintenance and operational personnel will be trained to recognize and report any condition that would prohibit the safe 34 operation of the amusement device. 35 (6) That, upon discovering a condition that would prohibit the 36 37 safe operation of an amusement device, both operational and 38 maintenance personnel must possess the requisite authority to 39 immediately shut down the amusement device and report the 40 condition of the amusement device to supervisory personnel. An 41 amusement device that is shut down under this subdivision may

42 not be returned to operation until the amusement device complies



1	with ASTM standards for operation.
2	(7) That the applicant assumes full financial responsibility for:
3	(A) any condition or circumstance occasioned by, caused by,
4	or resulting from noncompliance with the maintenance and
5	operational standards set forth in subdivisions (2) through (6);
6	and
7	(B) any death, injury, or other loss occasioned by, caused by,
8	or resulting from noncompliance with the maintenance and
9	operational standards set forth in subdivisions (2) through (6).
10	(d) The execution of an application under subsection (c) by an
11	officer of an applicant corporation does not create individual financial
12	liability for the officer.
13	(e) The applicant must satisfy an inspector for the division
14	department that the regulated amusement device meets the safety
15	requirements set by the commission.
16	SECTION 119. IC 22-15-7-2.5, AS AMENDED BY P.L.1-2006,
17	SECTION 403, IS AMENDED TO READ AS FOLLOWS
18	[EFFECTIVE JULY 1, 2021]: Sec. 2.5. (a) Except as provided in
19	subsection (g) or (h), the division department may not issue a permit
20	under this chapter until the applicant has filed with the division
21	department a certificate of insurance indicating that the applicant has
22	liability insurance:
23	(1) in effect with an insurer that is authorized to write insurance
24	in Indiana on the operation of regulated amusement devices; and
25	(2) except for an applicant that is subject to the provisions of
26	IC 34-13-3, that provides coverage to a limit of at least:
27	(A) one million dollars (\$1,000,000) per occurrence and five
28	million dollars (\$5,000,000) in the annual aggregate;
29	(B) five hundred thousand dollars (\$500,000) per occurrence
30	and two million dollars (\$2,000,000) in the annual aggregate
31	if the applicant operates only:
32	(i) a ski lift;
33	(ii) a surface lift or tow; or
34	(iii) both items (i) and (ii); or
35	(C) one million dollars (\$1,000,000) per occurrence and two
36	million dollars (\$2,000,000) in the annual aggregate if the
37	applicant operates only regulated amusement devices that are
38	designed to be used and are ridden by persons who are not
39	more than forty-two (42) inches in height.
40	(b) An insurance policy required under this section may include a
41	deductible clause if the clause provides that any settlement made by the
42	insurance company with an injured person or a personal representative



1 must be paid as though the deductible clause did not apply. 2 (c) An insurance policy required under this section must provide by 3 the policy's original terms or an endorsement that the insurer may not 4 cancel the policy without: 5 (1) thirty (30) days written notice; and 6 (2) a complete report of the reasons for the cancellation to the 7 division. 8 (d) An insurance policy required under this section must provide by 9 the policy's original terms or an endorsement that the insurer shall 10 report to the division department within twenty-four (24) hours after 11 the insurer pays a claim or reserves any amount to pay an anticipated 12 claim that reduces the liability coverage to a limit of less than one million dollars (\$1,000,000) because of bodily injury or death in an 13 14 occurrence. 15 (e) If an insurance policy required under this section: (1) is canceled during the policy's term; 16 17 (2) lapses for any reason; or (3) has the policy's coverage fall below the required amount; 18 19 the permittee shall replace the policy with another policy that complies 20 with this section. 21 (f) If a permittee fails to file a certificate of insurance for new or 22 replacement insurance, the permittee: 23 (1) must cease all operations under the permit immediately; and 24 (2) may not conduct further operations until the permittee 25 receives the approval of the division department to resume operations after the permittee complies with the requirements of 26 27 this section. 28 (g) The division department may issue a permit under this chapter 29 to an applicant that: 30 (1) is subject to IC 34-13-3; and 31 (2) has not filed a certificate of insurance under subsection (a); 32 if the applicant has filed with the division department a notification 33 indicating that the applicant is self-insured for liability. 34 (h) The division department may reduce the annual aggregate liability insurance coverage required under subsection (a)(2)(A) to one 35 36 million dollars (\$1,000,000) in the annual aggregate for an applicant 37 that. 38 (1) operates only regulated amusement devices that are bull ride 39 simulators that are multiride electric units with bull ride 40 attachments; and 41 (2) otherwise complies with the requirements of this chapter. 42 SECTION 120. IC 22-15-7-4, AS AMENDED BY P.L.68-2009,



1 2 3 4	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) The commission shall adopt rules under IC 4-22-2 to define appropriate training for a person who inspects regulated amusement devices.
5	(b) The rules required under this section must, at a minimum,
6	provide the following:
7	(1) The adoption by reference of:
8	(A) ASTM F 698 (1994 edition) ("Specification for Physical
9	Information to be Provided to Amusement Rides and
10	Devices"); (D) $ASTRY = 770$ (1002 $ASTRY = 700$ (1002 $ASTRY = 700$);
11	(B) ASTM F 770 (1993 edition) ("Practice for Operation
12 13	Procedures for Amusement Rides and Devices");
13 14	(C) ASTM F 846 (1992 edition) ("Guide for Testing Performance of Amusement Rides and Devices");
15	(D) ASTM F 853 (1993 edition) ("Practice for Maintenance
16	Procedures for Amusement Rides and Devices");
17	(E) ASTM F 893 (1987 edition) ("Guide for Inspection of
18	Amusement Rides and Devices");
19	(F) ASTM F 1305 (1994 edition) ("Standard Guides for the
20	Classification of Amusement Ride and Device Related Injuries
21	and Illnesses"); or
22	(G) any subsequent published editions of the ASTM standards
23	described in clauses (A) through (F).
24	(2) A requirement that inspectors employed or contracted by the
25	division: department:
26	(A) have and maintain at least:
27	(i) a Level 1 certification from the National Association of
28	Amusement Ride Safety Officials or an equivalent
29	organization approved by the commission; or
30	(ii) an equivalent certification under a process or system
31	approved by the commission; and
32	(B) conduct inspections that conform to the rules of the
33 34	commission.
34 35	(3) A requirement that regulated amusement devices be operated and maintained in accordance with the rules of the commission.
35 36	
30 37	(4) The commission's chief inspector or supervisor of regulated amusement device inspectors must have and maintain a Level I
38	certification.
39	SECTION 121. IC 22-15-7-5, AS AMENDED BY P.L.1-2006,
40	SECTION 405, IS AMENDED TO READ AS FOLLOWS
41	[EFFECTIVE JULY 1, 2021]: Sec. 5. (a) A permittee shall, during the
42	permit period, maintain at each location operated by the permittee for



1	each regulated amusement device at the location the following:
2	(1) A current owner's manual.
3	(2) Any operational manuals or maintenance guides.
4	(3) Complete maintenance records describing all repairs and
5	modifications.
6	(4) Daily operation and inspection logs or checklists.
7	(5) Personnel training records.
8	(b) The materials described in subsection (a) must be made
9	available to an inspector from the division: department:
10	(1) upon request; and
11	(2) within a reasonable time.
12	The failure by the permittee to have, maintain, or make available for
13	review the materials described in subsection (a) constitutes grounds for
14	the division department to temporarily suspend a permit during the
15	term of failure or refusal.
16	SECTION 122. IC 24-4-15-7, AS AMENDED BY P.L.134-2008,
17	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2021]: Sec. 7. The:
19	(1) state department and the division of fire and building safety
20	department of homeland security may inspect a health club at
21	any time:
22	(A) according to rules adopted by the state department; or
23	(B) in response to a filed complaint alleging noncompliance
24	with this chapter; and
25	(2) fire department that serves the area in which a health club is
26	located shall inspect the health club for compliance with this
27	chapter if the health club is inspected as part of an inspection
28	program under IC 36-8-17-8.
29	SECTION 123. IC 25-4-1-33, AS ADDED BY P.L.218-2014,
30	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2021]: Sec. 33. The board shall send written notice to the
32	division of fire and building safety established by IC 10-19-7-1
33	department of homeland security established by IC 10-19-2-1 of the
34	determination of the board in a disciplinary action against an architect
35	under IC 25-1-11. The board shall send the notice not later than three
36	(3) business days after the date of the board's determination.
37	SECTION 124. IC 25-31-1-36, AS ADDED BY P.L.218-2014,
38	SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JULY 1, 2021]: Sec. 36. The board shall send written notice to the
40	division of fire and building safety established by IC 10-19-7-1
41	department of homeland security established by IC 10-19-2-1 of the
42	determination of the board in a disciplinary action against an engineer



1 under IC 25-1-11. The board shall send the notice not later than three 2 (3) business days after the date of the board's determination. 3 SECTION 125. IC 35-47.5-2-3.5 IS ADDED TO THE INDIANA 4 CODE AS A NEW SECTION TO READ AS FOLLOWS 5 [EFFECTIVE JULY 1, 2021]: Sec. 3.5. "Department" refers to the 6 department of homeland security established by IC 10-19-2-1. 7 SECTION 126. IC 35-47.5-2-10 IS REPEALED [EFFECTIVE 8 JULY 1, 2021]. Sec. 10. "Division" refers to the division of fire and 9 building safety. 10 SECTION 127. IC 35-47.5-4-1, AS AMENDED BY P.L.1-2006, SECTION 540, IS AMENDED TO READ AS FOLLOWS 11 12 [EFFECTIVE JULY 1, 2021]: Sec. 1. The division department shall 13 carry out a program to periodically inspect places where regulated 14 explosives are manufactured. 15 SECTION 128. IC 35-47.5-4-2, AS AMENDED BY P.L.1-2006, 16 SECTION 541, IS AMENDED TO READ AS FOLLOWS 17 [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) The division department 18 may order any person engaged in the manufacture or handling of a 19 regulated explosive and any person with control over a place where 20 regulated explosives are manufactured or handled to maintain 21 insurance covering fire and explosion losses. The order is not effective 22 until sixty (60) days after the date that notice of the order is received. 23 (b) The state fire marshal shall specify the insurance required under 24 subsection (a) in an amount not less than ten thousand dollars 25 (\$10,000) nor more than two hundred fifty thousand dollars 26 (\$250,000). 27 (c) Proof of the insurance required under this section must be 28 maintained with the department of insurance. 29 (d) The insurance commissioner may exempt a person from the 30 insurance requirements under this section if an applicant for the 31 exemption submits proof that the applicant has the financial ability to 32 discharge all judgments in the amount specified by the state fire 33 marshal. The insurance commissioner may revoke an exemption under 34 this subsection if the commissioner requires additional proof of 35 financial ability and: 36 (1) the exempted person fails to comply with the order; or 37 (2) the insurance commissioner determines that the exempted 38 person has failed to provide adequate proof of financial ability.

39 SECTION 129. IC 35-47.5-4-3, AS AMENDED BY P.L.1-2006,
40 SECTION 542, IS AMENDED TO READ AS FOLLOWS
41 [EFFECTIVE JULY 1, 2021]: Sec. 3. The division department shall
42 carry out a program to periodically inspect places where regulated



1 explosives are stored.

2 SECTION 130. IC 35-47.5-4-4, AS AMENDED BY P.L.1-2006, 3 SECTION 543, IS AMENDED TO READ AS FOLLOWS 4 [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) The division department 5 shall issue a regulated explosives magazine permit to maintain an 6 explosives magazine to an applicant who qualifies under section 5 of 7 this chapter. 8 (b) A permit issued under subsection (a) expires one (1) year after 9 it is issued. The permit is limited to storage of the types and maximum 10 quantities of explosives specified in the permit in the place covered by the permit and under the construction and location requirements 11 12 specified in the rules of the commission. 13 SECTION 131. IC 35-47.5-4-4.5, AS AMENDED BY P.L.1-2006, SECTION 544, IS AMENDED TO READ AS FOLLOWS 14 15 [EFFECTIVE JULY 1, 2021]: Sec. 4.5. (a) This section does not apply 16 to: 17 (1) a person who is regulated under IC 14-34; or (2) near surface or subsurface use of regulated explosives 18 19 associated with oil and natural gas: 20 (A) exploration; 21 (B) development; 22 (C) production; or (D) abandonment activities or procedures. 23 24 (b) The commission shall adopt rules under IC 4-22-2 to: (1) govern the use of a regulated explosive; and 25 26 (2) establish requirements for the issuance of a license for the use of a regulated explosive. 27 28 (c) The commission shall include the following requirements in the 29 rules adopted under subsection (b): 30 (1) Relicensure every three (3) years after the initial issuance of 31 a license. 32 (2) Continuing education as a condition of relicensure. 33 (3) An application for licensure or relicensure must be submitted to the division department on forms approved by the 34 35 commission. 36 (4) A fee for licensure and relicensure. 37 (5) Reciprocal recognition of a license for the use of a regulated 38 explosive issued by another state if the licensure requirements of 39 the other state are substantially similar to the licensure requirements established by the commission. 40 41 (d) A person may not use a regulated explosive unless the person 42 has a license issued under this section for the use of a regulated



1 explosive. 2 (e) The division department shall carry out the licensing and 3 relicensing program under the rules adopted by the commission. 4 (f) As used in this section, "regulated explosive" does not include 5 either of the following: 6 (1) Consumer fireworks (as defined in 27 CFR 555.11). 7 (2) Commercially manufactured black powder in quantities not to 8 exceed fifty (50) pounds, if the black powder is intended to be 9 used solely for sporting, recreational, or cultural purposes in 10 antique firearms or antique devices. SECTION 132. IC 36-1-10-10, AS AMENDED BY P.L.218-2014, 11 12 SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 13 JULY 1, 2021]: Sec. 10. (a) A lessor proposing to build, acquire, 14 improve, remodel, or expand a structure for lease to a political 15 subdivision or agency shall submit plans, specifications, and estimates to the leasing agent before executing a lease. The leasing agent shall 16 17 submit the plans and specifications to the division of fire and building 18 safety department of homeland security or the state building 19 commissioner, and other agencies designated by law. 20 (b) A lessor proposing to acquire a transportation project or system 21 may enter into a lease without submitting plans, designs, or 22 specifications to any political subdivision or agency. However, before 23 the execution of the lease, the lessor must submit to the lessee or 24 lessees an estimate of the cost and a description of the transportation 25 project or system. 26 SECTION 133. IC 36-1-12-10, AS AMENDED BY P.L.1-2006, 27 SECTION 553, IS AMENDED TO READ AS FOLLOWS 28 [EFFECTIVE JULY 1, 2021]: Sec. 10. All plans and specifications for 29 public buildings must be approved by the state department of health, 30 the division of fire and building safety, department of homeland 31 security, and other state agencies designated by statute. 32 SECTION 134. IC 36-1-12-11, AS AMENDED BY P.L.1-2006, 33 SECTION 554, IS AMENDED TO READ AS FOLLOWS 34 [EFFECTIVE JULY 1, 2021]: Sec. 11. (a) The board must, within sixty 35 (60) days after the completion of the public work project, file in the 36 division of fire and building safety department of homeland security a complete set of final record drawings for the public work project. 37 38 However, this requirement does not apply to a public work project 39 constructed at a cost less than one hundred thousand dollars 40 (\$100,000). In addition, the filing of the drawings is required only if the 41 project involves a public building. 42 (b) The division of fire and building safety department of



1 homeland security shall provide a depository for all final record 2 drawings filed, and retain them for inspection and loan under regulated 3 conditions. The fire prevention and building safety commission may 4 designate the librarian of Indiana as the custodian of the final record 5 drawings. The librarian shall preserve the final record drawings in the 6 state archives as public documents. 7 SECTION 135. IC 36-1-12.5-8, AS AMENDED BY P.L.168-2006, 8 SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 9 JULY 1, 2021]: Sec. 8. Conservation measures installed under a utility 10 efficiency program or a guaranteed savings contract must be approved by the following: 11 12 (1) The state department of health, division of fire and building 13 safety, department of homeland security, and any other state 14 agency designated by statute. 15 (2) An architect or engineer licensed under IC 25-4 or IC 25-31 16 if the conservation measures have a cost of more than fifty thousand dollars (\$50,000). 17 18 SECTION 136. IC 36-7-18-38, AS AMENDED BY P.L.1-2006, 19 SECTION 569, IS AMENDED TO READ AS FOLLOWS 20 [EFFECTIVE JULY 1, 2021]: Sec. 38. (a) A housing authority shall 21 file with the state department of health a description of each proposed 22 project, including plans and layout. The state department shall, within 23 thirty (30) days, transmit its approval or disapproval to the authority. 24 (b) A housing authority shall file all plans for new construction with 25 the division of fire and building safety department of homeland 26 security in the manner prescribed by IC 22-15-3. 27 SECTION 137. IC 36-8-10.5-7, AS AMENDED BY P.L.10-2017, 28 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 29 JULY 1, 2021]: Sec. 7. (a) The education board shall adopt rules under 30 IC 4-22-2 establishing minimum basic training requirements for 31 full-time firefighters and volunteer firefighters, subject to subsection 32 (b) and section 7.5 of this chapter. The requirements must include 33 training in the following areas: 34 (1) Orientation. 35 (2) Personal safety. 36 (3) Forcible entry. 37 (4) Ventilation. 38 (5) Apparatus. 39 (6) Ladders. 40 (7) Self-contained breathing apparatus. 41 (8) Hose loads.

42 (9) Streams.



(10) Basic recognition of special hazards.

1

2

3

4

5

6

11

25

26

27

28

(b) A person who fulfills the certification requirements for:

(1) Firefighter I; as described in 655 IAC 1-2.1-4; or

(2) Firefighter II; as described in 655 IAC 1-2.1-5;

is considered to comply with the requirements established under subsection (a).

7 (c) In addition to the requirements of subsections (a) and (d), the 8 minimum basic training requirements for full-time firefighters and 9 volunteer firefighters must include successful completion of a basic or 10 inservice course of education and training on sudden infant death syndrome that is certified by the Indiana emergency medical services 12 commission (created under IC 16-31-2-1) in conjunction with the state 13 health commissioner.

14 (d) In addition to the requirements of subsections (a) and (c), the 15 minimum basic training requirements for full-time and volunteer 16 firefighters must include successful completion of an instruction course 17 on vehicle emergency response driving safety. The education board 18 shall adopt rules under IC 4-22-2 to operate this course.

19 (e) In addition to the requirements of subsections (a), (c), and (d), 20 the minimum basic training requirements for full-time and volunteer 21 firefighters must include successful completion of a basic or inservice 22 course of education and training in interacting with individuals with 23 autism that is certified by the Indiana emergency medical services 24 commission (created under IC 16-31-2-1).

(f) The education board may adopt emergency rules in the manner provided under IC 4-22-2-37.1 concerning the adoption of the most current edition of the following National Fire Protection Association standards, subject to amendment by the board:

- 29 (1) NFPA 472. 30 (2) NFPA 1001.
- 31 (3) NFPA 1002.
- 32
- (4) NFPA 1003.
- 33 (5) NFPA 1006.
- 34 (6) NFPA 1021.
- 35 (7) NFPA 1031.
- 36 (8) NFPA 1033.
- 37 (9) NFPA 1035.
- 38 (10) NFPA 1041.
- 39 (11) NFPA 1521.
- 40 (12) NFPA 1670.
- 41 (g) Notwithstanding any provision in IC 4-22-2-37.1 to the contrary,
- 42 an emergency rule described in subsection (f) expires on the earlier of



1 the following dates: 2 (1) Two (2) years after the date on which the emergency rule is 3 accepted for filing with the publisher of the Indiana Register. 4 (2) The date a permanent rule is adopted under this chapter. 5 (h) At least sixty (60) days before the education board adopts an 6 emergency rule under subsection (f), the education board shall: (1) notify the public of its intention to adopt an emergency rule by 7 8 publishing a notice of intent to adopt an emergency rule in the 9 Indiana Register; and 10 (2) provide a period for public hearing and comment for the proposed rule. 11 12 The publication notice described in subdivision (1) must include an 13 overview of the intent and scope of the proposed emergency rule and 14 the statutory authority for the rule. 15 SECTION 138. IC 36-8-10.5-7.5, AS ADDED BY P.L.110-2009, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 16 17 JULY 1, 2021]: Sec. 7.5. (a) Except as provided in subsection (b), an 18 individual whose employment by a fire department as a full-time 19 firefighter begins after December 31, 2009, must complete the training 20 for Firefighter I (as described in 655 IAC 1-2.1-4) and Firefighter II (as described in 655 IAC 1-2.1-5) during the firefighter's first year of 21 22 employment. The fire department that employs a firefighter shall report 23 to the education board when the firefighter has completed the training 24 requirements established by this subsection. 25 (b) The education board may grant a firefighter any number of 26 extensions of six (6) months to complete the training required under 27 subsection (a). An extension must be requested by the fire department 28 that employs the firefighter. An extension may be requested for any 29 reason, including the following: (1) The firefighter has been attending training in accordance with 30 31 section 8 of this chapter in any of the following: 32 (A) Hazardous materials. 33 (B) Paramedic training. 34 (C) Emergency medical technician training. 35 (D) Technical training. (2) The firefighter was unable to complete the training due to 36 37 economic reasons. 38 (c) The education board shall determine whether a firefighter 39 receives an extension under this section. 40 SECTION 139. IC 36-8-10.5-10 IS REPEALED [EFFECTIVE 41 JULY 1, 2021]. Sec. 10. (a) This section applies to the following 42 certifications:

HB 1270-LS 7312/DI 141

75

1 (1) Mandatory training (as described in 655 IAC 1-4-2). 2 (2) Basic firefighter (as described in 655 IAC 1-2.1-3). 3 (3) Firefighter I (as described in 655 IAC 1-2.1-4). 4 (4) Firefighter II (as described in 655 IAC 1-2.1-5). 5 (b) Before January 2, 2012, the board may not mandate that the 6 written tests for the certifications listed in subsection (a) be taken 7 solely using a computer, the Internet, or another online arrangement. 8 SECTION 140. IC 36-8-10.6 IS ADDED TO THE INDIANA 9 CODE AS A NEW CHAPTER TO READ AS FOLLOWS 10 [EFFECTIVE JULY 1, 2021]: 11 **Chapter 10.6. Fire Chief Executive Training Program** 12 Sec. 0.5. This chapter does not apply to a fire chief who is appointed as a volunteer in an unpaid position. 13 14 Sec. 1. As used in this chapter, "department" refers to the 15 department of homeland security established by IC 10-19-2-1. Sec. 2. As used in this chapter, "executive training program" 16 17 means the fire chief executive training program described in 18 section 4 of this chapter. 19 Sec. 3. (a) After January 1, 2022, a newly appointed fire chief of 20 a political subdivision must successfully complete the executive 21 training program within one (1) year of appointment unless: 22 (1) a course is not offered within the twelve (12) months after 23 the date that the fire chief initially takes office; or 24 (2) space in the program is not available at a time that will 25 allow the fire chief to complete the program within twelve 26 (12) months after the date that the fire chief initially takes 27 office. 28 (b) If a fire chief is unable to successfully complete the executive 29 training program within one (1) year of appointment for any of the 30 reasons described in subsection (a), the fire chief must successfully 31 complete the next available executive training program that is 32 presented by the department. 33 Sec. 4. The executive training program must consist of not less 34 than forty (40) hours of instruction and must include training in 35 the following subject areas: 36 (1) Leadership development. 37 (2) Accounting, budgets, and state funding. 38 (3) Diversity and inclusion. 39 (4) Discipline and conflict resolution. 40 (5) Laws and regulations. 41 (6) Policies and procedures. 42

(7) Record management and retention.



1 (8) Media relations. 2 (9) Worker's compensation and liability. 3 (10) State and local government operations. 4 Sec. 5. The department shall do the following: 5 (1) Develop curriculum for the executive training program. 6 (2) Offer an executive training program, either in person or 7 by electronic means, at least two (2) times per year. 8 (3) Pay any costs of the executive training program out of the 9 regional public safety training fund established by 10 IC 10-15-3-12. 11 (4) Provide a certificate of completion to any fire service 12 personnel who complete the executive training program 13 offered by the department. 14 Sec. 6. (a) If there is any available space in an executive training 15 program course that has not been filled by fire chiefs who are 16 required to attend the executive training program as provided in 17 this chapter, the department may allow any of the following 18 individuals to enroll in the executive training program until the 19 course is full: 20 (1) A chief officer. 21 (2) Management level personnel. 22 (3) A volunteer fire chief. 23 (4) A volunteer chief officer. 24 (5) Volunteer management level personnel. 25 (b) A person who successfully completes the executive training 26 program while serving in a capacity other than fire chief is deemed 27 to have complied with the training requirements under this chapter 28 if the person is subsequently appointed as fire chief. 29 Sec. 7. An appointed fire chief of a political subdivision is only 30 required to complete the executive training program one (1) time 31 during the fire chief's career. 32 Sec. 8. A fire chief who fails to successfully complete the 33 executive training program as provided in this chapter may not 34 continue to serve as fire chief until the individual successfully 35 completes the executive training program. 36 Sec. 9. The department may adopt rules under IC 4-22-2 to 37 carry out this chapter. 38 SECTION 141. IC 36-8-17-4 IS REPEALED [EFFECTIVE JULY 39 1, 2021]. Sec. 4. As used in this chapter, "division" refers to the 40 division of fire and building safety. 41 SECTION 142. IC 36-8-17-4.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS 42



[EFFECTIVE JULY 1, 2021]: Sec. 4.5. As used in this chapter, 1 2 "department" refers to the department of homeland security 3 established by IC 10-19-2-1. 4 SECTION 143. IC 36-8-17-5, AS AMENDED BY P.L.29-2011, 5 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 6 JULY 1, 2021]: Sec. 5. (a) The fire chief and the designees of the fire 7 chief in every fire department are assistants to the state fire marshal. 8 (b) A fire department shall comply with an order issued by the division department under IC 22-14-2-4 that directs the fire 9 10 department to assist the division. department. (c) This section also applies to a fire department established by the 11 12 board of trustees of Purdue University under IC 21-39-7. 13 SECTION 144. IC 36-8-17-7, AS AMENDED BY P.L.57-2020, 14 SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 15 JULY 1, 2021]: Sec. 7. (a) A fire department shall investigate and determine the causes and circumstances surrounding each fire 16 17 occurring within the territory served by the fire department. The fire department shall begin the investigation when the fire occurs. The fire 18 19 department shall immediately notify the division department if the fire 20 chief believes that a crime may have been committed and shall submit 21 a written or electronic report to the division department concerning 22 every investigation at the end of each month. The fire department shall 23 submit the report on the form prescribed by the division department 24 and shall include the following information in the report: 25 (1) A statement of the facts relating to the cause and origin of the 26 fire. 27 (2) The extent of damage caused by the fire. (3) The amount of insurance on the property affected by the fire. 28 29 (4) Other information required in the commission's rules. (b) To carry out this section, a fire department may: 30 31 (1) enter and inspect any real or personal property at a reasonable 32 hour: 33 (2) cooperate with the prosecuting attorney and assist the prosecuting attorney with any criminal investigation; 34 (3) request that the office subpoena witnesses under IC 22-14-2-8 35 36 or order the production of books, documents, and other papers; 37 (4) give oaths and affirmations; 38 (5) take depositions and conduct hearings; and 39 (6) separate witnesses and otherwise regulate the course of 40 proceedings. 41 (c) Subpoenas, discovery orders, and protective orders issued under 42 this section shall be enforced under IC 4-21.5-6-2.



1 SECTION 145. IC 36-8-17-8, AS AMENDED BY P.L.17-2008, 2 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 3 JULY 1, 2021]: Sec. 8. (a) A fire department serving an area that does 4 not include a city may engage in an inspection program to promote 5 compliance with fire safety laws. Upon the request of an owner or a 6 primary lessee who resides in a private dwelling, the fire department may inspect the interior of the private dwelling to determine 7 8 compliance with IC 22-11-18-3.5. The fire department shall maintain 9 a written report for each inspection. These reports shall be made 10 available to the division department upon request.

11 (b) The fire department serving an area that includes a city shall 12 inspect every place and public way within the jurisdiction of the city, 13 except the interiors of private dwellings, for compliance with the fire safety laws. Upon the request of an owner or a primary lessee who 14 15 resides in a private dwelling, the fire department may inspect the interior of the private dwelling to determine compliance with 16 17 IC 22-11-18-3.5. Except as otherwise provided in the rules adopted by the commission, the fire chief of the fire department shall specify the 18 19 schedule under which places and public ways are inspected and may 20 exclude a class of places or public ways from inspection under this section, if the fire chief determines that the public interest will be 21 22 served without inspection. The fire department shall maintain a written 23 report for each inspection. The fire department shall submit monthly 24 reports to the division, department, on forms prescribed by the 25 division, department, containing the following information: 26

(1) The total number of inspections made.

27 (2) The total number of defects found, classified as required by 28 the office.

29 (3) The total number of orders issued for correction of each class 30 of defect.

(4) The total number of orders complied with.

32 (c) A volunteer fire department may carry out inspections under this 33 section only through an individual who is certified under 34 IC 22-14-2-6(c).

SECTION 146. IC 36-8-17-9, AS AMENDED BY P.L.1-2006, SECTION 580, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 9. (a) A fire department may issue orders under IC 4-21.5-3-6 to require a person to cease and correct a violation of the fire safety laws. The order must grant a reasonable time in which to correct a violation of law covered by the order.

41 (b) A fire department may issue an emergency or temporary order 42 under IC 4-21.5-4 if the fire department determines that conduct or a

HB 1270-LS 7312/DI 141



31

35

36

37

38

39

40

1	condition of property:
2	(1) presents a clear and immediate hazard of death or serious
3	bodily injury to any person other than a trespasser;
4	(2) is prohibited without a permit, registration, certification,
5	release, authorization, variance, exemption, or other license
6	required under IC 22-14 or another statute administered by the
7	division department and the license has not been issued; or
8	(3) will conceal a violation of law.
9	(c) An emergency or other temporary order issued under subsection
10	(b) must be approved by the state fire marshal. The approval may be
11	communicated orally to the fire department. However, the division
12	department shall maintain a written record of the approval.
13	(d) An order under IC 4-21.5-3-6 or IC 4-21.5-4 may include the
14	following, singly or in combination:
15	(1) Require a person who has taken a substantial step toward
16	violating a fire safety law or has violated a fire safety law to cease
17	and correct the violation.
18	(2) Require a person who has control over property that is
19	affected by a violation to take reasonable steps to:
20	(A) protect persons and property from the hazards of the
21	violation; and
22	(B) correct the violation.
23	(3) Require persons to leave an area that is affected by a violation
24	and prohibit persons from entering the area until the violation is
25	corrected.
26	SECTION 147. IC 36-8-17-10, AS AMENDED BY P.L.1-2006,
27	SECTION 581, IS AMENDED TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 2021]: Sec. 10. (a) The division department
29	shall give a person who:
30	(1) is aggrieved by an order issued under section 9 of this chapter;
31	and
32	(2) requests review of the order in verbal or written form;
33	an opportunity to informally discuss the order with the division.
34	department. Review under this subsection does not suspend the
35	running of the time period in which a person must petition under
36	IC 4-21.5-3-7 to appeal the order.
37	(b) The division department may, on its own initiative or at the
38	request of any person, modify or reverse an order issued under section
39	9 of this chapter.
40	SECTION 148. IC 36-8-17-12, AS AMENDED BY P.L.1-2006,
41	SECTION 582, IS AMENDED TO READ AS FOLLOWS
42	[EFFECTIVE JULY 1, 2021]: Sec. 12. The division department may



enforce an order issued under this chapter under IC 4-21.5-6. 1 2 SECTION 149. IC 36-8-25-1 IS REPEALED [EFFECTIVE JULY 3 1, 2021]. Sec. 1. As used in this chapter, "division" means the division 4 of fire and building safety established by IC 10-19-7-1. 5 SECTION 150. IC 36-8-25-1.5 IS ADDED TO THE INDIANA 6 CODE AS A NEW SECTION TO READ AS FOLLOWS 7 [EFFECTIVE JULY 1, 2021]: Sec. 1.5. As used in this chapter, "department" refers to the department of homeland security 8 9 established by IC 10-19-2-1. 10 SECTION 151. IC 36-8-25-5, AS ADDED BY P.L.54-2019, 11 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 12 JULY 1, 2021]: Sec. 5. (a) Except as provided in section 11 of this 13 chapter, after June 30, 2020, a public safety telecommunicator must 14 successfully complete, at least every two (2) years, a T-CPR training 15 program that meets or exceeds evidence based nationally recognized emergency cardiovascular care guidelines adopted by the division. A 16 17 T-CPR training program shall include: (1) recognition protocols for out of hospital cardiac arrest; and 18 19 (2) compression only cardiopulmonary resuscitation instructions 20 for telephone callers. 21 (b) The division department shall establish T-CPR training 22 continuing education requirements for public safety 23 telecommunicators. 24 SECTION 152. IC 36-8-25-6, AS ADDED BY P.L.54-2019, 25 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6. (a) The division department may: 26 27 (1) provide a T-CPR training program or continuing education 28 course; or 29 (2) approve a T-CPR training program or continuing education 30 course provided by a third party; 31 that meets the requirements of this chapter. 32 (b) The division department shall establish requirements and a certification program for third party T-CPR instructors that provide 33 T-CPR training programs or continuing education courses. 34 35 SECTION 153. IC 36-8-25-7, AS ADDED BY P.L.54-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 36 37 JULY 1, 2021]: Sec. 7. The division department shall set the 38 minimum standards for a T-CPR training program including: 39 (1) course approval; 40 (2) instruction; and 41 (3) examination;

42 which may include online training based on the nationally recognized



guidelines adopted by the division. department. The division 1 2 department shall provide a person with a certificate for successfully 3 completing T-CPR training. 4 SECTION 154. IC 36-8-25-8, AS ADDED BY P.L.54-2019, 5 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 6 JULY 1, 2021]: Sec. 8. The division department may impose a 7 reasonable fee for: 8 (1) providing a T-CPR program or continuing education course; 9 and 10 (2) certifying a person who successfully completes a T-CPR 11 program or any T-CPR instructor requirements. 12 The division department shall deposit any fees collected in the fire and building services fund established by IC 22-12-6-1. 13 SECTION 155. IC 36-8-25-9, AS ADDED BY P.L.54-2019, 14 15 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 16 JULY 1, 2021]: Sec. 9. Nothing in this chapter prohibits a public safety 17 agency from entering into a reciprocal agreement with another public 18 safety agency to provide T-CPR instruction to telephone callers, if the public safety agency that accepts the telephone call has a public safety 19 20 telecommunicator who has successfully completed a T-CPR training 21 program approved by the division. department. 22 SECTION 156. IC 36-8-25-12, AS ADDED BY P.L.54-2019, 23 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 24 JULY 1, 2021]: Sec. 12. A public safety telecommunicator who has 25 successfully completed: 26 (1) a T-CPR training program approved by the division; 27 department; and 28 (2) any continuing education requirements; is immune from civil liability for damages arising out of T-CPR 29 instruction provided to a telephone caller, except for acts or omissions 30 31 constituting gross negligence or willful or wanton misconduct.



COMMITTEE REPORT

83

Mr. Speaker: Your Committee on Veterans Affairs and Public Safety, to which was referred House Bill 1270, 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 76, between lines 11 and 12, begin a new paragraph and insert: "Sec. 0.5. This chapter does not apply to a fire chief who is appointed as a volunteer in an unpaid position.".

Page 77, delete lines 12 through 21, begin a new paragraph and insert:

"Sec. 6. (a) If there is any available space in an executive training program course that has not been filled by fire chiefs who are required to attend the executive training program as provided in this chapter, the department may allow any of the following individuals to enroll in the executive training program until the course is full:

(1) A chief officer.

(2) Management level personnel.

(3) A volunteer fire chief.

(4) A volunteer chief officer.

(5) Volunteer management level personnel.

(b) A person who successfully completes the executive training program while serving in a capacity other than fire chief is deemed to have complied with the training requirements under this chapter if the person is subsequently appointed as fire chief.".

and when so amended that said bill do pass.

(Reference is to HB 1270 as introduced.)

FRYE R

Committee Vote: yeas 11, nays 0.

