

### **HOUSE BILL No. 1285**

DIGEST OF HB 1285 (Updated February 1, 2021 1:03 pm - DI 139)

**Citations Affected:** IC 6-3.5; IC 9-13; IC 9-14; IC 9-14.1; IC 9-17; IC 9-18.1; IC 9-18.5; IC 9-19; IC 9-20; IC 9-21; IC 9-24; IC 9-25; IC 9-28; IC 9-30; IC 9-33; IC 14-15; IC 14-22; IC 20-33; IC 24-3; IC 31-11; IC 31-37; IC 34-13; IC 34-28; IC 35-43.

Synopsis: Bureau of Motor Vehicles. Provides that the bureau of motor vehicles (bureau) shall remit certain taxes not more than 21 days after the collection of the tax. Provides that in the first year an amended surtax or wheel tax rate is effective, the prior surtax or wheel tax rate (as applicable) for the previous calendar year applies to vehicle registrations. Provides that the definition of "credential" includes any form of documentation in physical form or digital form accessible on a mobile device issued by the bureau. Changes the definition of a motor driven cycle to the current definition of a Class B motor driven cycle. Defines "statewide electronic lien system" and "statewide electronic titling system". Provides that the bureau of motor vehicles commission is protected by the Indiana Tort Claims Act. Expands the types of transactions that the bureau may perform on election day with priority given to credential related transactions. Provides that the bureau shall establish a statewide electronic lien system not later than July 1, 2022, and a statewide electronic titling system not later than July 1, 2023. Provides that the bureau shall require applicants under the statewide electronic lien system to use the established system not later than June 30, 2025. Provides that the bureau shall require applicants under the statewide electronic titling system to use the established system not (Continued next page)

**Effective:** July 1, 2021; January 1, 2022.

## Lindauer, Pressel

January 14, 2021, read first time and referred to Committee on Roads and Transportation. February 1, 2021, amended, reported — Do Pass.



later than June 30, 2026. Allows the bureau to impose fees for the use of the statewide electronic lien system, the use of the statewide electronic titling system, and the costs associated with operation and maintenance of the statewide electronic lien system and the statewide electronic titling system. Provides that the bureau may adopt rules, including emergency rules, to establish the statewide electronic lien system and the statewide electronic titling system. Requires the bureau to submit progress reports to the legislative council. Provides that the bureau may no longer collect fees associated with Riverlink tolls. (Current law provides for the bureau to accept payments for Riverlink tolls.) Provides that temporary license plates may be displayed in the rear window of a vehicle, rather than affixed to the rear of the vehicle. Removes the requirement that the bureau report to law enforcement if a license plate or other proof of registration is lost. Provides that temporary delivery permits may be displayed on a vehicle in a manner determined by the bureau. Provides that a person who becomes an Indiana resident and owns a watercraft must register the watercraft not later than 60 days after becoming an Indiana resident. Provides that a person who fails to register a watercraft within the 60 days after becoming an Indiana resident is subject to an administrative penalty of \$15 and commits a Class C infraction. Provides that a motor driven cycle may not be operated unless the vehicle is registered as a motor driven cycle. Provides that a holder of a leaner's permit may operate a motor driven cycle. Provides that the bureau may charge a fee of \$25 for expediting certain credentials. Provides that the bureau shall suspend driving privileges or invalidate the learner's permit of an individual who is at least 15 years of age and less than 18 years of age in certain situations. Replaces the term "operator's license" with the term "driver's license". Requires that an individual who has completed driver rehabilitation training hold a learner's permit. Provides that an individual who has signed the application of a minor applicant for a permit or driver's license may subsequently file with the bureau, and be granted, a verified written request that the permit or driver's license expire. Allows the bureau to renew a learner's permit, rather than issuing a new learner's permit. Allows an individual to renew a learner's permit online. Provides that the bureau may approve third parties to conduct skills exams. Removes the provision allowing a licensed driver or an applicant for an initial or renewal driver's license, permit, or endorsement to appeal an action taken by the bureau to revoke or modify the person's driving privileges for medical reasons to the circuit or superior court of the county where the licensed driver or applicant resides prior to exhausting an administrative appeal. Requires individuals to complete driver's safety programs in certain instances. Requires the bureau to implement suspensions for an individual who fails to attend and complete required programs. Allows the bureau to contract with physicians to increase the number of reviewers for medical case files to support and provide recommendations on the revocation of a license for an individual with underlying health conditions. Removes the requirement for special groups to obtain 500 signatures when reapplying for the special group recognition license plate every 10 years. Decreases the number of days a new resident under 18 years of age is required to hold an out-of-state license to 60 days. (Current law requires that a new resident under 18 years of age hold an out-of-state license for 180 days.) Provides that courts must submit the probable cause affidavit in a form and manner prescribed by the bureau. Provides that the bureau shall not place any indication on certain credentials issued by the bureau of the vaccination status of an individual. Provides that the bureau shall not request information regarding the individual's vaccination status or proof of immunity when an individual applies for a credential. Provides that the bureau shall not maintain a data base regarding an individual's vaccination status or proof of immunity. Provides that the bureau shall not connect any (Continued next page)





#### Digest Continued

bureau data base with any data base that tracks an individual's vaccination status or proof of immunity. Repeals the requirement to request a certificate of compliance for proof of financial responsibility if a motor vehicle accident occurred at least five years prior to the date the bureau receives the copy of the accident report. Provides that the bureau may enter into an agreement with the office of administrative law proceedings to conduct reviews on the bureau's behalf. Provides that an individual charged with a Class D infraction for failing to wear a seatbelt is required to pay costs. Makes conforming changes.



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. 1285**

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

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

SECTION 1. IC 6-3.5-4-5, AS AMENDED BY P.L.178-2019,
SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JANUARY 1, 2022]: Sec. 5. (a) The adopting entity may, subject to the
limitations imposed by subsection (b), adopt an ordinance to increase
or decrease the surtax rate or amount. The new surtax rate or amount
must be within the range of rates or amounts prescribed by section 2 of
this chapter. A new rate or amount that is established by an ordinance
that is adopted after December 31 but on or before September 1 of the
following year applies to vehicles registered after December 31 of the
year in which the ordinance to change the rate or amount is adopted. A
new rate or amount that is established by an ordinance that is adopted
after September 1 but before January 1 of the following year applies to
vehicles registered after December 31 of the year following the year in
which the ordinance is adopted. However, in the first year the surtax
rate or amount is effective, the surtax rate or amount does not



apply to the registration of a vehicle for the registration year that commenced in the calendar year preceding the year the surtax rate or amount is first effective.

- (b) The adopting entity may not adopt an ordinance to decrease the surtax rate or amount under this section if:
  - (1) any portion of a loan obtained by the county under IC 8-14-8 is unpaid; or
  - (2) any bonds issued by the county under IC 8-14-9 are outstanding.

SECTION 2. IC 6-3.5-4-9, AS AMENDED BY P.L.149-2015, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 9. On or before the tenth day of the month following the month in which surtax is collected, Not more than twenty-one (21) days after collecting the surtax, the bureau shall remit the surtax to the county treasurer of the county that imposed the surtax. Concurrently with the remittance, the bureau shall file a surtax collections report prepared on forms prescribed by the state board of accounts with the county treasurer and the county auditor.

SECTION 3. IC 6-3.5-5-7, AS AMENDED BY P.L.218-2017, SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. (a) The adopting entity may, subject to the limitations imposed by subsection (b), adopt an ordinance to increase or decrease the wheel tax rates. The new wheel tax rates must be within the range of rates prescribed by section 2 of this chapter. New rates that are established by an ordinance that is adopted after December 31 but on or before September 1 of the following year apply to vehicles registered after December 31 of the year in which the ordinance to change the rates is adopted. New rates that are established by an ordinance that is adopted after September 1 but before January 1 of the following year apply to motor vehicles registered after December 31 of the year following the year in which the ordinance is adopted. However, in the first year the wheel tax rates are effective, the wheel tax rates do not apply to the registration of a vehicle for the registration year that commenced in the calendar year preceding the year the wheel tax rates are first effective.

- (b) The adopting entity may not adopt an ordinance to decrease the wheel tax rate rates under this section if:
  - (1) any portion of a loan obtained by the county under IC 8-14-8 is unpaid; or
  - (2) any bonds issued by the county under IC 8-14-9 are outstanding.
- 42 SECTION 4. IC 6-3.5-5-11, AS AMENDED BY P.L.149-2015,



SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 11. On or before the tenth day of the month following the month in which wheel tax is collected, Not more than twenty-one (21) days after collecting the wheel tax, the bureau of motor vehicles shall remit the wheel tax to the county treasurer of the county that imposed the wheel tax. Concurrently with the remittance, the bureau shall file a wheel tax collections report prepared on forms prescribed by the state board of accounts with the county treasurer and the county auditor.

SECTION 5. IC 6-3.5-10-5, AS AMENDED BY P.L.218-2017, SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 5. The fiscal body of an adopting municipality may adopt an ordinance to increase or decrease the surtax amount. The new surtax amount must be within the range of amounts prescribed by section 2 of this chapter. A new amount that is established by an ordinance that is adopted after December 31 but on or before September 1 of the following year applies to motor vehicles registered after December 31 of the year in which the ordinance to change the amount is adopted. A new amount that is established by an ordinance that is adopted after September 1 but before January 1 of the following year applies to motor vehicles registered after December 31 of the year following the year in which the ordinance is adopted. However, in the first year the surtax amount is effective, the surtax amount does not apply to the registration of a vehicle for the registration year that commenced in the calendar year preceding the year the surtax amount is first effective.

SECTION 6. IC 6-3.5-10-9, AS ADDED BY P.L.146-2016, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 9. On or before the tenth day of the month following the month in which the surtax is collected, Not more than twenty-one (21) days after collecting the surtax, the bureau of motor vehicles shall remit the surtax to the fiscal officer of the adopting municipality that imposed the surtax. Concurrently with the remittance, the bureau of motor vehicles shall file a surtax collections report prepared on forms prescribed by the state board of accounts with the fiscal officer of the adopting municipality.

SECTION 7. IC 6-3.5-11-7, AS AMENDED BY P.L.218-2017, SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. The fiscal body of an adopting municipality may adopt an ordinance to increase or decrease the wheel tax rates. The new wheel tax rates must be within the range of rates prescribed by section 2 of this chapter. New rates that are established



by an ordinance that is adopted after December 31 but on or before September 1 of the following year apply to vehicles registered after December 31 of the year in which the ordinance to change the rates is adopted. New rates that are established by an ordinance that is adopted after September 1 but before January 1 of the following year apply to motor vehicles registered after December 31 of the year following the year in which the ordinance is adopted. However, in the first year the wheel tax rates are effective, the wheel tax rates do not apply to the registration of a vehicle for the registration year that commenced in the calendar year preceding the year the wheel tax rates are first effective.

SECTION 8. IC 6-3.5-11-12, AS ADDED BY P.L.146-2016, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 12. On or before the tenth day of the month following the month in which the wheel tax is collected, Not more than twenty-one (21) days after collecting the wheel tax, the bureau of motor vehicles shall remit the wheel tax to the fiscal officer of the adopting municipality that imposed the wheel tax. Concurrently with the remittance, the bureau shall file a wheel tax collections report prepared on forms prescribed by the state board of accounts with the fiscal officer of the adopting municipality.

SECTION 9. IC 9-13-2-25.8 IS REPEALED [EFFECTIVE JANUARY 1, 2022]. Sec. 25.8. "Class A motor driven eyele" means a motor vehicle that:

- (1) has a seat or saddle for the use of the rider;
- (2) is designed to travel on not more than three (3) wheels in contact with the ground;
- (3) complies with applicable motor vehicle equipment requirements under IC 9-19 and 49 CFR 571; and
- (4) is registered as a Class A motor driven cycle under IC 9-18 (before its expiration) or IC 9-18.1.

The term does not include an electric personal assistive mobility device or an electric bicycle.

SECTION 10. IC 9-13-2-26.5 IS REPEALED [EFFECTIVE JANUARY 1, 2022]. Sec. 26.5. "Class B motor driven cycle" means a motor vehicle that:

- (1) has a seat or saddle for the use of the rider;
- (2) is designed to travel on not more than three (3) wheels in contact with the ground;
- (3) complies with applicable motor vehicle equipment requirements under IC 9-19 and 49 CFR 571;
- (4) has a cylinder capacity not exceeding fifty (50) cubic



1	<del>centimeters; and</del>
2	(5) is registered as a Class B motor driven cycle under IC 9-18
3	(before its expiration) or IC 9-18.1.
4	The term does not include an electric personal assistive mobility device
5	or an electric bicycle.
6	SECTION 11. IC 9-13-2-39.7, AS AMENDED BY P.L.120-2020
7	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2021]: Sec. 39.7. (a) "Credential" means the following:
9	(1) The following forms of documentation in physical form issued
10	by the bureau under IC 9-24:
1	(A) A driver's license.
12	(B) A learner's permit.
13	(C) An identification card.
14	(D) A photo exempt identification card.
15	(2) The following forms of documentation in the form of a mobile
16	credential issued by the bureau under IC 9-24:
17	(A) Except for a commercial driver's license issued under
18	IC 9-24-6.1, a driver's license.
19	(B) Except for a commercial learner's permit issued under
20	IC 9-24-6.1, a learner's permit.
21	(C) An identification card.
22	(3) For the purposes of IC 9-24-17.7, any form of
23	documentation in physical form or digital form accessible or
24	a mobile device issued by the bureau under IC 9-24.
25	(b) Notwithstanding the July 1, 2021, effective date in HEA
26	1506-2019, SECTION 32 (P.L.178-2019), this section takes effect July
27	<del>1, 2020 (rather than July 1, 2021).</del>
28	SECTION 12. IC 9-13-2-104.1, AS AMENDED BY P.L.206-2019
29	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JANUARY 1, 2022]: Sec. 104.1. "Motor driven cycle" refers to both of
31	the following:
32	(1) A Class A motor driven eyele.
33	(2) A Class B motor driven cycle.
34	means a motor vehicle that:
35	(1) has a seat or saddle for the use of the rider;
36	(2) is designated to travel on not more than three (3) wheels in
37	contact with the ground;
38	(3) complies with the applicable motor vehicle equipment
39	requirements under IC 9-19 and 49 CFR 571;
10	(4) has a cylinder capacity not exceeding fifty (50) cubic
11 12	centimeters; and
	(5) is registered as a motor driven evels under IC 0-18 1



The term does not include an electric bicycle.

SECTION 13. IC 9-13-2-173.8 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: **Sec. 173.8.** "Statewide electronic lien system", for purposes of IC 9-17-5.5, has the meaning set forth in IC 9-17-5.5-1(1).

SECTION 14. IC 9-13-2-173.9 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: **Sec. 173.9.** "Statewide electronic titling system", for purposes of IC 9-17-5.5, has the meaning set forth in IC 9-17-5.5-1(2).

SECTION 15. IC 9-14-9-7, AS ADDED BY P.L.198-2016, SECTION 189, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. IC 34-13-3 applies to a claim or suit in tort against any of the following:

- (1) A member of the commission board.
- (2) An employee of the commission.
- (3) The commission.

SECTION 16. IC 9-14-11-9 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 9. (a) The bureau may contract with a physician licensed to practice medicine in Indiana to assist in the administration of Indiana driver licensing laws under section 5(3) of this chapter.

- (b) Sections 7 and 8 of this chapter apply to a physician contracted under this section.
- (c) A physician contracted under this section is not a member of the board.

SECTION 17. IC 9-14.1-2-5, AS ADDED BY P.L.198-2016, SECTION 195, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) This section does not apply to a license branch in a county if there are no precincts in the county in which an election is held on election day.

- (b) On each general, municipal, primary, and special election day (as defined in IC 3-5-2-18), all license branches that provide state identification cards must remain open from 6:00 a.m., local time, to 6:00 p.m., local time, solely for the purpose of with priority given to issuing driver's licenses and state identification cards under IC 9-24.
- (c) On the day before each general, municipal, primary, and special election day (as defined in IC 3-5-2-18), all license branches that provide state identification cards must remain open from 8:30 a.m., local time, to 8:00 p.m., local time, solely for the purpose of with



1	priority given to issuing driver's licenses and state identification cards
2	under IC 9-24.
3	(d) The commission shall:
4	(1) designate another day as time off; or
5	(2) authorize overtime pay;
6	for license branch personnel required to work on an election day.
7	SECTION 18. IC 9-17-5.5 IS ADDED TO THE INDIANA CODE
8	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
9	JANUARY 1, 2022]:
10	Chapter 5.5. Statewide Electronic Lien and Titling Systems
11	Sec. 1. The following definitions apply throughout this chapter:
12	(1) "Statewide electronic lien system" means a statewide
13	electronic lien system established by the bureau to process:
14	(A) certificate of title data where a lien is notated; and
15	(B) the notification, maintenance, and release of security
16	interests in vehicles;
17	through electronic means.
18	(2) "Statewide electronic titling system" means a statewide
19	electronic titling system established by the bureau to process
20	applications for certificates of title through electronic means.
21	Sec. 2. (a) The bureau shall establish a statewide electronic lien
22	system not later than July 1, 2022.
23	(b) Not later than June 30, 2025, the bureau shall require:
24	(1) all applicants for a certificate of title under this article that
25	have a secured interest; and
26	(2) all lienholders applying to perfect a lien on a motor vehicle
27	under IC 9-17-5;
28	to use the statewide electronic lien system established under this
29	chapter.
30	(c) Nothing in this section prohibits the bureau from
31	implementing before June 30, 2025, the mandatory use of the
32	statewide electronic lien system established under this chapter.
33	Sec. 3. (a) The bureau shall establish a statewide electronic
34	titling system not later than July 1, 2023.
35	(b) Not later than June 30, 2026, the bureau shall require all
36	applicants for a certificate of title under this article to use the
37	statewide electronic titling system established under this chapter.
38	(c) Nothing in this section prohibits the bureau from
39	implementing before June 30, 2026, the mandatory use of the
40	statewide electronic titling system established under this chapter.
41	Sec. 4. The bureau may impose a fee for:
42	(1) the use of the statewide electronic lien system;



	8
1	(2) the use of the statewide electronic titling system; and
2	(3) costs associated with operation and maintenance of the
3	statewide electronic lien system and the statewide electronic
4	titling system.
5	Sec. 5. The bureau may adopt rules under IC 4-22-2, including
6	emergency rules in the manner provided under IC 4-22-2-37.1, to
7	implement this chapter.
8	Sec. 6. (a) Beginning in 2022, after June 30 and before
9	November 1 of each year, the bureau shall submit a report to the
10	legislative council in an electronic format under IC 5-14-6
11	providing information regarding the status of the statewide
12	electronic lien system and the statewide electronic titling system.
13	(b) This section expires July 1, 2027.
14	SECTION 19. IC 9-18.1-3-7, AS ADDED BY P.L.198-2016,
15	SECTION 326, IS AMENDED TO READ AS FOLLOWS
16	[EFFECTIVE JANUARY 1, 2022]: Sec. 7. (a) Upon receiving notice,
17	as described in IC 9-21-3.5-10(c), of the failure of an owner of a
18	vehicle to pay a fine, charge, or other assessment for a toll violation

# plus any applicable fees, to (1) the bureau; or

(2) the appropriate authority under IC 9-21-3.5 that is responsible for the collection of fines, charges, or other assessments for toll violations under IC 9-21-3.5.

documented under IC 9-21-3.5-12, the bureau shall withhold the annual

registration of the vehicle that was used in the commission of the toll

violation until the owner pays the fine, charge, or other assessment,

If the owner pays the fine, charge, or assessment, plus any applicable fees, to the bureau as described in subdivision (1), the bureau shall remit the appropriate amount to the appropriate authority under IC 9-21-3.5 that is responsible for the collection of fines, charges, assessments, or fees for toll violations under IC 9-21-3.5.

- (b) Upon receiving notice, as described in IC 9-21-3.5-15(d), of the failure of an owner of a vehicle to pay a fine, charge, or other assessment for a toll violation documented under IC 9-21-3.5-12 or IC 9-21-3.5-14, the bureau shall withhold the annual registration of the vehicle that was used in the commission of the toll violation until the owner pays the fine, charge, or other assessment, plus any applicable fees, to:
  - (1) the operator of the private toll facility; or
  - (2) a person designated by the operator of the private toll facility to collect fines, charges, or other assessments for toll violations under IC 9-21-3.5;



1	as applicable. The bureau may impose a fee to reinstate an annual
2	registration that was withheld under this subsection.
3	SECTION 20. IC 9-18.1-4-4, AS AMENDED BY P.L.164-2018,
4	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JANUARY 1, 2022]: Sec. 4. (a) License plates including temporary
6	<del>license</del> plates, shall be displayed <b>on a vehicle</b> as follows:
7	(1) For a tractor, a dump truck, or a truck with a rear-mounted
8	forklift or a mechanism to carry a rear-mounted forklift or
9	implement, upon the front of the vehicle.
10	(2) Except as provided in subsections (c) and (d), for every
11	other vehicle, upon the rear of the vehicle.
12	(b) A license plate shall be:
13	(1) securely fastened, in a horizontal and upright position that
14	displays the registration expiration year in the upper right corner,
15	to the vehicle for which the plate is issued:
16	(A) to prevent the license plate from swinging;
17	(B) at a height of at least twelve (12) inches from the ground,
18	measuring from the bottom of the license plate; and
19	(C) in a place and position that are clearly visible;
20	(2) maintained free from foreign materials and in a condition to
21	be clearly legible; and
22	(3) not obstructed or obscured by tires, bumpers, accessories, or
23	other opaque objects.
24	(c) Subject to subsection (b), an interim license plate issued or
25	used by a dealer licensed under IC 9-32 or used by a manufacturer must
26	be displayed:
27	(1) in the manner required under subsection (a) for the type of
28	vehicle on which the interim license plate is displayed; or
29	(2) in a location on the left side of a window that is:
30	(A) facing the rear of the motor vehicle; and
31	(B) clearly visible and unobstructed.
32	A plate displayed under subdivision (2) must be affixed to the window
33	of the motor vehicle.
34	(d) A temporary license plate issued by the bureau must be
35	displayed in the same manner as an interim license plate under
36	subsection (c).
37	(d) (e) Upon the renewal of a registration under this article, a license
38	plate other than a temporary license plate must display a renewal
39	sticker:
40	(1) that is securely affixed in the upper right corner of the license
41	plate; and
42	(2) that covers the previous registration expiration year.



1	(e) (f) A person that violates this section commits a Class C
2	infraction.
3	SECTION 21. IC 9-18.1-11-8, AS AMENDED BY P.L.108-2019,
4	SECTION 177, IS AMENDED TO READ AS FOLLOWS
5	[EFFECTIVE JANUARY 1, 2022]: Sec. 8. (a) If a license plate or
6	other proof of registration is <del>lost or</del> stolen, the person in whose name
7	the license plate or other proof of registration was issued shall notify:
8	(1) the Indiana law enforcement agency that has jurisdiction
9	where the <del>loss or</del> theft occurred; or
10	(2) the law enforcement agency that has jurisdiction over the
11	address listed on the registration for the vehicle for which the
12	license plate or other proof of registration was issued;
13	that the original license plate or other proof of registration has been <del>lost</del>
14	<del>or</del> stolen.
15	(b) A person may apply to the bureau to replace a license plate or
16	other proof of registration that is lost, stolen, destroyed, or damaged.
17	The bureau shall issue a duplicate or replacement license plate or other
18	proof of registration after the person does the following:
19	(1) Pays a fee of nine dollars and fifty cents (\$9.50). The fee shall
20	be distributed as follows:
21	(A) Twenty-five cents (\$0.25) to the state construction fund.
22	(B) Fifty cents (\$0.50) to the state motor vehicle technology
23	fund.
24	(C) One dollar (\$1) to the crossroads 2000 fund.
25	(D) One dollar and fifty cents (\$1.50) to the motor vehicle
26	highway account.
27	(E) One dollar and twenty-five cents (\$1.25) to the integrated
28	public safety communications fund.
29	(F) Five dollars (\$5) to the commission fund.
30	However, the bureau may waive the fee under this subsection for
31	a duplicate certificate of registration that is processed on the
32	Internet web site of the bureau.
33	(2) If the proof of registration was lost or stolen, provides proof of
34	
35	compliance with subsection (a) in a manner and form prescribed
	by the bureau.
36	(c) A replacement proof of registration must be kept or displayed in
37	the same manner as the original proof of registration.
38	SECTION 22. IC 9-18.1-12-3, AS AMENDED BY P.L.108-2019,
39	SECTION 181, IS AMENDED TO READ AS FOLLOWS
40	[EFFECTIVE JANUARY 1, 2022]: Sec. 3. (a) A person that owns a
41	vehicle may apply to the bureau for a temporary delivery permit to
42	operate the vehicle without obtaining a certificate of title or registration



1	for the vehicle as set forth in subsection (b). The bureau shall issue the
2	person a temporary delivery permit after the person does the following:
3	(1) Provides proof of financial responsibility in effect with respect
4	to the vehicle in the amounts specified under this article in the
5	form required by the bureau.
6	(2) Pays a fee of eighteen dollars (\$18). The fee shall be
7	distributed as follows:
8	(A) Twenty-five cents (\$0.25) to the state construction fund.
9	(B) Fifty cents (\$0.50) to the state motor vehicle technology
10	fund.
11	(C) One dollar and twenty-five cents (\$1.25) to the integrated
12	public safety communications fund.
13	(D) Five dollars (\$5) to the commission fund.
14	(E) Any remaining amount to the motor vehicle highway
15	account.
16	(b) A temporary delivery permit issued under subsection (a) is valid
17	for a period of ninety-six (96) hours beginning with the time of
18	issuance and authorizes the person or the person's agent or employee
19	to operate the vehicle upon a highway for the purpose of delivering, or
20	having delivered, the vehicle to any of the following locations:
21	(1) A place of storage, including the person's residence or place
22	of business.
23	(2) An inspection station for purposes of emissions testing under
24	IC 13-17-5-5.1(b).
25	(3) A license branch or a location operated by a full service
26	provider (as defined in IC 9-14.1-1-2) or a partial services
27	provider (as defined in IC 9-14.1-1-3) to register the vehicle under
28	this article.
29	(c) A temporary delivery permit must be displayed on a vehicle
30	in a manner determined by the bureau.
31	(c) (d) A person that uses a temporary permit:
32	(1) for a period greater than ninety-six (96) hours; or
33	(2) for a purpose not specified in subsection (b);
34	commits a Class C infraction.
35	SECTION 23. IC 9-18.1-14-7, AS AMENDED BY P.L.108-2019,
36	SECTION 183, IS AMENDED TO READ AS FOLLOWS
37	[EFFECTIVE JANUARY 1, 2022]: Sec. 7. (a) If a certificate of
38	registration or decal issued for an off-road vehicle or a snowmobile that
39	is registered under this chapter is lost, stolen, destroyed, or damaged,
40	the owner of the off-road vehicle or snowmobile may apply to the
41	bureau for a replacement certificate of registration or decal. If the
42	certificate of registration or decal is <del>lost or</del> stolen, the owner shall



1	provide notice of the <del>loss or</del> theft to a law enforcement agency with
2	jurisdiction over:
3	(1) the site of the <del>loss or</del> theft; or
4	(2) the address listed on the certificate of registration.
5	(b) The bureau shall issue a replacement certificate of registration
6	or decal to the owner of an off-road vehicle or a snowmobile after the
7	owner:
8	(1) pays a fee of nine dollars and fifty cents (\$9.50); and
9	(2) provides notice as required under subsection (a), if applicable.
0	(c) The fee imposed under subsection (b) shall be distributed as
1	follows:
2	(1) Twenty-five cents (\$0.25) to the state construction fund.
3	(2) Fifty cents (\$0.50) to the state motor vehicle technology fund.
4	(3) One dollar (\$1) to the crossroads 2000 fund.
5	(4) One dollar and fifty cents (\$1.50) to the motor vehicle
6	highway account.
7	(5) One dollar and twenty-five cents (\$1.25) to the integrated
8	public safety communications fund.
9	(6) Five dollars (\$5) to the commission fund.
20	(d) A replacement certificate of registration or decal issued under
21	this section must be attached and displayed in the same manner as the
22 23 24	original certificate of registration or decal.
2.3	SECTION 24. IC 9-18.1-14.5-8, AS ADDED BY P.L.164-2020,
.4	SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JANUARY 1, 2022]: Sec. 8. (a) A watercraft becomes subject to
26	registration under this chapter:
27	(1) on the date the watercraft is acquired; or
28	(2) not later than sixty (60) days after a person who owns the
29	watercraft becomes an Indiana resident.
0	(b) Upon becoming subject to registration under this chapter, a
1	watercraft must be registered for a period that is not:
2	(1) less than three (3) months; or
3	(2) greater than twenty-four (24) months.
4	(c) A registration under this article may be renewed:
5	(1) for a watercraft with an unexpired registration, for a period of
6	twelve (12) months from the date on which the registration will
7	expire; or
8	(2) for a watercraft with an expired registration, for a period of
9	not:
.0	(A) less than three (3) months; or
-1	(B) greater than twenty-four (24) months.
-2	(d) Subject to subsection (b), and except as provided for in



1	subsection (h), the registration year for a registration, other than a
2	renewal described in subsection (c), begins on the date on which the
3	watercraft becomes subject to registration as determined under
4	subsection (a) and ends on the following date selected by the person
5	registering the watercraft:
6	(1) The date on which the watercraft registration expires, as
7	determined under the schedule established under IC 9-18.1-11-1.
8	(2) Twelve (12) months after the date described in subdivision
9	(1).
10	(e) If a person sells or otherwise disposes of a watercraft:
11	(1) the certificate of registration and proof of registration for the
12	watercraft are canceled; and
13	(2) except as provided in IC 9-33-3, the person is not entitled to
14	a refund of any unused part of a fee paid by the person under this
15	chapter.
16	(f) If the watercraft is transferred or sold, the person shall provide
17	ownership documents at the time of delivering the watercraft.
18	(g) A person that acquires a watercraft that is registered under this
19	chapter must apply to the bureau under this chapter to register the
20	watercraft.
21	(h) A watercraft registered under this chapter remains subject to
22	continuous registration under this chapter until:
23	(1) the watercraft is sold or otherwise disposed of; or
24	(2) the person that registered the watercraft becomes a
25	nonresident.
26	SECTION 25. IC 9-18.1-14.5-10, AS ADDED BY P.L.164-2020,
27	SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	JANUARY 1, 2022]: Sec. 10. (a) The bureau shall collect an
29	administrative penalty of fifteen dollars (\$15) from the following:
30	(1) A person that fails to:
31	(A) register; or
32	(B) provide full payment for the registration of;
33	a watercraft within forty-five (45) days after the date on which the
34	watercraft becomes subject to registration under section 8(a)(1)
35	of this chapter.
36	(2) A person that fails to:
37	(A) renew; or
38	(B) provide full payment for the renewal of;
39	the registration of a watercraft by the date on which the
40	registration expires.
41	(3) A person who:
42	(A) owns a watercraft;



1	(B) becomes an Indiana resident; and
2	(C) fails to register or provide full payment of the
3	registration of the watercraft within sixty (60) days after
4	the person becomes an Indiana resident.
5	(b) An administrative penalty collected under subsection (a) shall
6	be deposited in the commission fund.
7	(c) A person described in subsection (a) commits a Class C
8	infraction.
9	SECTION 26. IC 9-18.1-14.5-11, AS ADDED BY P.L.164-2020,
10	SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JANUARY 1, 2022]: Sec. 11. (a) If a certificate of registration or decal
12	issued for a watercraft that is registered under this chapter is lost,
13	stolen, destroyed, or damaged, the owner of the watercraft may apply
14	to the bureau for a replacement certificate of registration or decal. If the
15	certificate of registration or decal is lost or stolen, the owner shall
16	provide notice of the loss or theft to a law enforcement agency with
17	jurisdiction over:
18	(1) the site of the <del>loss or</del> theft; or
19	(2) the address listed on the certificate of registration.
20	(b) The bureau shall issue a replacement certificate of registration
21	or decal to the owner of a watercraft after the owner pays a fee of nine
22	dollars and fifty cents (\$9.50).
23	(c) The fee imposed under subsection (b) shall be distributed as
24	follows:
25	(1) Twenty-five cents (\$0.25) to the state construction fund.
26	(2) Fifty cents (\$0.50) to the state motor vehicle technology fund.
27	(3) One dollar (\$1) to the crossroads 2000 fund.
28	(4) One dollar and fifty cents (\$1.50) to the motor vehicle
29	highway account.
30	(5) One dollar and twenty-five cents (\$1.25) to the integrated
31	public safety communications fund.
32	(6) Five dollars (\$5) to the commission fund.
33	(d) A replacement certificate of registration or decal issued under
34	this section must be attached and displayed in the same manner as the
35	original certificate of registration or decal.
36	SECTION 27. IC 9-18.5-12-5, AS ADDED BY P.L.198-2016,
37	SECTION 327, IS AMENDED TO READ AS FOLLOWS
38	[EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) The bureau shall
39	forward to the executive director of the legislative services agency in
40	an electronic format under IC 5-14-6 for review by the committee the
41	name of a special group:

(1) that was awarded initially a special group recognition license



	15
1	plate by the bureau more than ten (10) years in the past; and
2	(2) whose special group recognition license plate has not been
3	reviewed by the special group recognition license plate committee
4	established by IC 2-5-36.2-4 (repealed) or the committee during
5	the ten (10) year period following the initial or subsequent award
6	of the special group recognition license plate.
7	Upon receipt of the name of a special group, except for a petition
8	under section 3(a)(8) of this chapter, the committee shall require the
9	special group to submit to the committee evidence of the criteria se
10	forth in section 3 of this chapter. Upon submission of the criteria, the
11	committee shall review the suitability of the special group to continue
12	participating in the special group recognition license plate program. Ir

(b) Upon receiving a recommendation of termination for a special group under subsection (a), the bureau may:

the review, the committee shall consider the criteria set forth in section 3 of this chapter and may seek additional evidence of the criteria from

a special group. The committee shall recommend to the bureau that participation in the special group recognition license plate program be

terminated if the committee finds that termination is appropriate

because the special group is not suitable for inclusion in the special

- (1) terminate the special group from participation in the special group recognition license plate program; or
- (2) allow the special group to continue participating in the special group recognition license plate program for a period of not more than eighteen (18) months.
- (c) If the bureau terminates the participation of a special group under subsection (b)(1):
  - (1) the bureau may not issue additional special group recognition license plates of the special group to plateholders; and
  - (2) a plateholder may not renew a special group recognition license plate of the special group.

If the special group desires to continue participating in the special group recognition license plate program, the special group must submit an application to the bureau containing the criteria set forth in section 3 of this chapter. The bureau shall then follow the procedure set forth in section 3 of this chapter.

- (d) If the bureau allows a special group to continue participating in the special group recognition license plate program for a period under subsection (b)(2), the bureau shall:
  - (1) establish the duration of the set period under subsection (b)(2); and



13

14 15

16 17

18

19

20

21 22

23 24

25

26 27

28

29

30

31

32

33

34

35

36 37

38

39 40

41 42 group license plate program.

1	(2) require the special group to submit to the bureau:
2	(A) evidence of the criteria set forth in section 3 of this
3	chapter; and
4	(B) any additional information the bureau determines is
5	necessary.
6	(e) The bureau shall:
7	(1) review the evidence and additional information submitted by
8	a special group under subsection (d)(2); and
9	(2) determine whether to terminate or continue the participation
10	of the special group in the special group recognition license plate
11	program.
12	(f) After the review under subsection (e), if the bureau terminates
13	the participation of the special group and the special group desires to
14	continue participating, the special group must submit an application to
15	the bureau containing the criteria set forth in section 3 of this chapter.
16	The bureau shall then follow the procedure set forth in section 3 of this
17	chapter.
18	(g) After the review under subsection (e), if the bureau continues the
19	participation of the special group in the special group recognition
20	license plate program, the bureau may do one (1) or more of the
21	following:
22	(1) Allow the special group to remedy the defect or the violation
23	that caused the special group to not be suitable for inclusion in the
24	special group recognition license plate program.
25	(2) Place restrictions on or temporarily suspend the sales of
26	special group recognition license plates for the special group.
27	(3) Require the special group to appear before the commission for
28	review or reinstatement, or both.
29	(h) The bureau may suspend the issuance of a special group
30	recognition license plate for a special group if the bureau, upon
31	investigation, has determined that the special group has advocated or
32	committed a violation of federal or state law.
33	SECTION 28. IC 9-19-6-22, AS AMENDED BY P.L.221-2014,
34	SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	JANUARY 1, 2022]: Sec. 22. (a) The head lamp or head lamps upon
36	a motorcycle or motor driven cycle may be of the single-beam or
37	multiple-beam type.
38	(b) A head lamp on a motorcycle or motor driven cycle must be of
39	sufficient intensity to reveal a person or a vehicle at a distance of not
40	less than:

(1) one hundred (100) feet when the motorcycle or motor driven

cycle is operated at a speed of less than twenty-five (25) miles per



41

1	hour;
2	(2) two hundred (200) feet when the motorcycle or motor driven
3	cycle is operated at a speed of at least twenty-five (25) miles per
4	hour; and
5	(3) for a motorcycle, or Class A motor driven cycle, three hundred
6	(300) feet when the motorcycle or motor driven cycle is operated
7	at a speed of at least thirty-five (35) miles per hour.
8	(c) If a motorcycle or motor driven cycle is equipped with a multiple
9	beam head lamp, the upper beam must meet the minimum requirements
10	set forth in this section and must not exceed the limitations set forth in
11	section 20(1) of this chapter and the lowermost distribution of light as
12	set forth in section 20(2) of this chapter.
13	(d) If a motorcycle or motor driven cycle is equipped with a single
14	beam lamp, the lamp must be aimed so that when the vehicle is loaded
15	none of the high-intensity part of the light will, at a distance of
16	twenty-five (25) feet ahead, project higher than the level of the center
17	of the lamp from which the light comes.
18	SECTION 29. IC 9-20-18-12.5, AS ADDED BY P.L.256-2017,
19	SECTION 159, IS AMENDED TO READ AS FOLLOWS
20	[EFFECTIVE JANUARY 1, 2022]: Sec. 12.5. (a) Points assessed by
21	the bureau of motor vehicles against a person for a violation after
22	December 31, 2015, of a weight limitation in IC 9-20-4, IC 9-20-5,
23	IC 9-20-11, or IC 9-20-7-1 are void.
24	(b) The denial, suspension, or revocation of an operator's, a driver's
25	license (issued under IC 9-24-3) or a chauffeur's or public passenger
26	chauffeur's license by the bureau of motor vehicles that is based on the
27	total or partial accumulation of points described in subsection (a) is
28	void.
29	SECTION 30. IC 9-21-10-1, AS AMENDED BY P.L.221-2014,
30	SECTION 44, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JANUARY 1, 2022]: Sec. 1. (a) In addition to the person who operates
32	a motorcycle, or a Class A motor driven cycle, one (1) person may be
33	carried on the motorcycle. or Class A motor driven eyele. A passenger
34	may be carried only on a firmly attached and regular seat designed for
35	passenger use.
36	(b) A passenger may not be carried on a Class B motor driven cycle.
37	SECTION 31. IC 9-21-10-2, AS AMENDED BY P.L.221-2014,
38	SECTION 45, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JANUARY 1, 2022]: Sec. 2. A passenger may not be carried on a
40	motorcycle or Class A motor driven eyele in a position that interferes

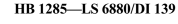
with the operation or control of the motorcycle or Class A motor driven

eyele or the view of the person who operates the motorcycle. or Class



41

1	A motor driven eyele.
2	SECTION 32. IC 9-21-10-4, AS AMENDED BY P.L.82-2015,
3	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JANUARY 1, 2022]: Sec. 4. (a) Except as provided in subsection (b),
5	a person may not drive, operate, or ride as a passenger on a motorcycle
6	or Class A motor driven eyele in a position other than astride the seat
7	or saddle provided.
8	(b) A person may not drive, operate, or ride as a passenger in an
9	autocycle in a position other than on a seat.
10	SECTION 33. IC 9-21-10-10, AS AMENDED BY P.L.221-2014,
11	SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JANUARY 1, 2022]: Sec. 10. A person may not rent, lease, or furnish
13	a motorcycle or Class A motor driven cycle to another person for use
14	on the streets and highways who is not regularly licensed to operate a
15	motor vehicle by the state in which the other person is a resident.
16	SECTION 34. IC 9-21-10-11, AS AMENDED BY P.L.221-2014,
17	SECTION 53, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JANUARY 1, 2022]: Sec. 11. A person to whom a motorcycle or Class
19	A motor driven eyele is rented, leased, or furnished may not rent,
20	sublease, or otherwise authorize the use of the motorcycle or Class A
21	motor driven eyele on the streets and highways to a person who is not
22	licensed to operate a vehicle in Indiana.
23	SECTION 35. IC 9-21-11-2, AS AMENDED BY P.L.221-2014,
24	SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JANUARY 1, 2022]: Sec. 2. A person riding a bicycle or operating a
26	Class B motor driven cycle upon a roadway has all the rights and duties
27	under this article that are applicable to a person who drives a vehicle,
28	except the following:
29	(1) Special regulations of this article.
30	(2) Those provisions of this article that by their nature have no
31	application.
32	SECTION 36. IC 9-21-11-12, AS AMENDED BY P.L.198-2016,
33	SECTION 366, IS AMENDED TO READ AS FOLLOWS
34	[EFFECTIVE JANUARY 1, 2022]: Sec. 12. A Class B motor driven
35	cycle may not be operated under any of the following conditions:
36	(1) By an individual less than fifteen (15) years of age.
37	(2) By an individual who does not have:
38	(A) an unexpired identification card with a Class B motor
39	driven cycle endorsement issued to the individual by the



bureau under IC 9-24-16;

(B) a valid driver's license; or

(C) a valid learner's permit.



40

41

1	(3) On an interstate highway or a sidewalk.
2	(4) At a speed greater than thirty-five (35) miles per hour.
3	(5) The vehicle has not been registered as a motor driver
4	cycle.
5	SECTION 37. IC 9-24-1-1, AS AMENDED BY P.L.198-2016
6	SECTION 417, IS AMENDED TO READ AS FOLLOWS
7	[EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) Except as provided in
8	section 7 of this chapter, an individual must have a valid:
9	(1) driver's license; or
10	(2) permit;
11	including any necessary endorsements, issued to the individual by the
12	bureau to operate upon a highway the type of motor vehicle for which
13	the driver's license, endorsement, or permit was issued.
14	(b) An individual must have:
15	(1) an unexpired identification card with a Class B motor driver
16	cycle endorsement issued to the individual by the bureau under
17	IC 9-24-16;
18	(2) a valid driver's license; or
19	(3) a valid learner's permit;
20	to operate a Class B motor driven cycle upon a highway.
21	(c) An individual who violates this section commits a Class C
22	infraction.
23	SECTION 38. IC 9-24-2-1, AS AMENDED BY P.L.147-2020
24	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JANUARY 1, 2022]: Sec. 1. (a) The bureau shall suspend the driving
26	privileges or invalidate the learner's permit of an individual who is a
27	least fifteen (15) years of age and less than eighteen (18) years of age
28	who and meets any of the following conditions:
29	(1) Is a habitual truant under IC 20-33-2-11.
30	(2) Is under at least a second suspension from school for the
31	school year under IC 20-33-8-14 or IC 20-33-8-15.
32	(3) Is under an expulsion from school under IC 20-33-8-14
33	IC 20-33-8-15, or IC 20-33-8-16.
34	(4) Is considered a dropout under IC 20-33-2-28.5.
35	(b) At least five (5) days before holding an exit interview under
36	IC 20-33-2-28.5, the school corporation shall give notice by certified
37	mail or personal delivery to the student, the student's parent, or the
38	student's guardian that the student's failure to attend an exit interview
39	under IC 20-33-2-28.5 or return to school if the student does not mee
40	the requirements to withdraw from school under IC 20-33-2-28.5 may
41	result in the revocation or denial of the student's:



(1) driver's license or learner's permit; and

1	(2) employment certificate issued under IC 22-2-18 (before its
2	expiration on June 30, 2021).
3	SECTION 39. IC 9-24-2-4, AS AMENDED BY P.L.198-2016,
4	SECTION 426, IS AMENDED TO READ AS FOLLOWS
5	[EFFECTIVE JANUARY 1, 2022]: Sec. 4. (a) If an individual is at
6	least fifteen (15) years of age and less than eighteen (18) years of age
7	and is a habitual truant, is under a suspension or an expulsion, or has
8	withdrawn from school as described in section 1 of this chapter, the
9	bureau shall, upon notification by an authorized representative of the
10	individual's school corporation, suspend the individual's driving
11	privileges until the earliest of the following:
12	(1) The individual becomes eighteen (18) years of age.

- (2) One hundred twenty (120) days after the individual is suspended.
- (3) The suspension, expulsion, or exclusion is reversed after the individual has had a hearing under IC 20-33-8.
- (b) The bureau shall promptly mail a notice to the individual's last known address that states the following:
  - (1) That the individual's driving privileges will be suspended for a specified period commencing five (5) days after the date of the notice.
  - (2) That the individual has the right to appeal the suspension of the driving privileges.
  - (c) If an aggrieved individual believes that:
    - (1) the information provided was technically incorrect; or
- (2) the bureau committed a technical or procedural error; the aggrieved individual may appeal the invalidation of a driver's license under section 5 of this chapter.
- (d) If an individual satisfies the conditions for reinstatement of a driver's license under this section, the individual may submit to the bureau for review the necessary information certifying that at least one (1) of the events described in subsection (a) has occurred.
- (e) Upon reviewing and certifying the information received under subsection (d), the bureau shall reinstate the individual's driving privileges.
- (f) An individual may not operate a motor vehicle in violation of this
- (g) An individual whose driving privileges are suspended under this section is eligible to apply for specialized driving privileges under IC 9-30-16.
- (h) The bureau shall reinstate the driving privileges of an individual whose driving privileges were suspended under this section if the



14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37 38

39

40

41

1	individual does the following:
2	(1) Establishes to the satisfaction of the principal of the school
3	where the action occurred that caused the suspension of the
4	driving privileges that the individual has:
5	(A) enrolled in a full-time or part-time program of education;
6	and
7	(B) participated for thirty (30) or more days in the program of
8	education.
9	(2) Submits to the bureau a form developed by the bureau that
10	contains:
11	(A) the verified signature of the principal or the president of
12	the governing body of the school described in subdivision (1);
13	and
14	(B) notification to the bureau that the person has complied
15	with subdivision (1).
16	An individual may appeal the decision of a principal under subdivision
17	(1) to the governing body of the school corporation where the
18	principal's school is located.
19	SECTION 40. IC 9-24-3-1, AS AMENDED BY P.L.155-2019,
20	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
21	JANUARY 1, 2022]: Sec. 1. (a) Except as otherwise provided in this
22	article, the bureau shall issue an operator's a driver's license to an
23	individual who meets the following conditions:
24	(1) Satisfies the age requirements set forth in section 2.5 of this
25	chapter.
26	(2) Makes proper application to the bureau under IC 9-24-9 upon
27	a form prescribed by the bureau. The form must include an
28	attestation concerning the number of hours of supervised driving
29	practice that the individual has completed if the individual is
30	required under section 2.5 of this chapter to complete a certain
31	number of hours of supervised driving practice in order to receive
32	an operator's a driver's license. The:
33	(A) parent or guardian of an applicant less than eighteen (18)
34	years of age; or
35	(B) applicant, if the applicant is at least eighteen (18) years of
36	age;
37	shall attest in writing under penalty of perjury to the time logged
38	in practice driving.
39	(3) Satisfactorily passes the examination and tests required for
40	issuance of an operator's a driver's license under IC 9-24-10.
41	(4) Except as provided in subsection (e), pays the following
42	applicable fee:



1	(A) For an individual who is less than seventy-five (75) years
2	of age, seventeen dollars and fifty cents (\$17.50).
3	(B) For an individual who is at least seventy-five (75) years of
4	age but less than eighty-five (85) years of age, eleven dollars
5	(\$11).
6	(C) For an individual who is at least eighty-five (85) years of
7	age, seven dollars (\$7).
8	(b) A fee described in subsection (a)(4)(A) shall be distributed as
9	follows:
10	(1) Fifty cents (\$0.50) to the state motor vehicle technology fund.
11	(2) Two dollars (\$2) to the crossroads 2000 fund.
12	(3) Four dollars and fifty cents (\$4.50) to the motor vehicle
13	highway account.
14	(4) One dollar and twenty-five cents (\$1.25) to the integrated
15	public safety communications fund.
16	(5) Nine dollars and twenty-five cents (\$9.25) to the commission
17	fund.
18	(c) A fee described in subsection (a)(4)(B) shall be distributed as
19	follows:
20	(1) Fifty cents (\$0.50) to the state motor vehicle technology fund.
21	(2) One dollar and fifty cents (\$1.50) to the crossroads 2000 fund.
22	(3) Three dollars (\$3) to the motor vehicle highway account.
23 24	(4) One dollar and twenty-five cents (\$1.25) to the integrated
24	public safety communications fund.
25	(5) Four dollars and seventy-five cents (\$4.75) to the commission
26	fund.
27	(d) A fee described in subsection (a)(4)(C) shall be distributed as
28	follows:
29	(1) Fifty cents (\$0.50) to the state motor vehicle technology fund.
30	(2) One dollar (\$1) to the crossroads 2000 fund.
31	(3) Two dollars (\$2) to the motor vehicle highway account.
32	(4) One dollar and twenty-five cents (\$1.25) to the integrated
33	public safety communications fund.
34	(5) Two dollars and twenty-five cents (\$2.25) to the commission
35	fund.
36	(e) A fee described in subsection (a)(4) may not be charged to an
37	individual who:
38	(1) is under the care and supervision of the department of child
39	services; or
10	(2) represents, pursuant to IC 31-36-3-4(b), a homeless youth (as
<b>1</b> 1	defined in IC 31-36-3-4) and presents a fee and consent waiver
12	affidavit described in IC 31-36-3-4(c);



1	and meets all other requirements for an operator's a driver's license
2	under <del>IC</del> 9-24. this article.
3 4	SECTION 41. IC 9-24-3-2.5, AS AMENDED BY P.L.116-2017, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JANUARY 1, 2022]: Sec. 2.5. (a) Except as provided in section 3 of
6	this chapter, an individual must satisfy the requirements set forth in one
7	(1) of the following subdivisions to receive an operator's a driver's
8	license:
9	(1) The individual meets the following conditions:
10	(A) Is at least sixteen (16) years and ninety (90) days of age.
11	(B) Has held a valid learner's permit for at least one hundred
12	eighty (180) days.
13	(C) Obtains an instructor's certification that the individual has
14	satisfactorily completed an approved driver education course.
15	(D) Passes the required examinations.
16	(E) Completes at least fifty (50) hours of supervised driving
17	practice, of which at least ten (10) hours are nighttime driving,
18	as provided in subsection (b).
19	(2) The individual meets the following conditions:
20	(A) Is at least sixteen (16) years and two hundred seventy
21	(270) days of age.
22	(B) Has held a valid learner's permit for at least one hundred
23	eighty (180) days.
24	(C) Passes the required examinations.
25	(D) Completes at least fifty (50) hours of supervised driving
26	practice, of which at least ten (10) hours are nighttime driving,
27	as provided in subsection (b).
28	(3) The individual meets the following conditions:
29	(A) Is at least sixteen (16) years and one hundred eighty (180)
30	days of age but less than eighteen (18) years of age.
31	(B) Has previously been a nonresident of Indiana, but, at the
32	time of application, qualifies as an Indiana resident.
33	(C) Has held for at least <del>one hundred eighty (180)</del> sixty (60)
34	days a valid driver's license, excluding a learner's permit or the
35	equivalent, in the state or a combination of states in which the
36	individual formerly resided.
37	(D) Passes the required examinations.
38	(4) The individual meets the following conditions:
39	(A) Is at least eighteen (18) years of age.
40	(B) Has previously been a nonresident but, at the time of
41	application, qualifies as an Indiana resident.
42	(C) Held a valid driver's license, excluding a learner's permit



1	or the equivalent, from the state or country of prior residence.
2	(D) Passes the required examinations.
3	(5) The individual meets the following conditions:
4	(A) Is at least eighteen (18) years of age.
5	(B) Is a person with a disability.
6	(C) Holds an Indiana learner's permit.
7	(C) (D) Has successfully completed driver rehabilitation
8	training by a certified driver rehabilitation specialist
9	recognized by the bureau.
10	(D) (E) Passes the required examinations.
11	(b) An applicant who is required to complete at least fifty (50) hours
12	of supervised practice driving under subsection (a)(1)(E) or (a)(2)(D)
13	must do the following:
14	(1) If the applicant is less than eighteen (18) years of age,
15	complete the practice driving with:
16	(A) a licensed driver, with valid driving privileges, who is:
17	(i) at least twenty-five (25) years of age; and
18	(ii) related to the applicant by blood, marriage, or legal
19	status;
20	(B) the spouse of the applicant who is:
21	(i) a licensed driver with valid driving privileges; and
22	(ii) at least twenty-one (21) years of age; or
23 24 25	(C) an individual with valid driving privileges who:
24	(i) is licensed as a driver education instructor under
25	IC 9-27-6-8 and is working under the direction of a driver
26	training school described in IC 9-27-6-3(a)(2); or
27	(ii) is a certified driver rehabilitation specialist recognized
28	by the bureau who is employed through a driver
29	rehabilitation program.
30	(2) If the applicant is at least eighteen (18) years of age, complete
31	the driving practice with:
32	(A) a licensed driver, with valid driving privileges, who is at
33	least twenty-five (25) years of age; or
34	(B) the spouse of the applicant who is:
35	(i) a licensed driver with valid driving privileges; and
36	(ii) at least twenty-one (21) years of age.
37	(3) If the applicant is less than eighteen (18) years of age and is
38	under the care and supervision of the department of child
39	services, complete the driving practice with:
40	(A) a licensed driver with valid driving privileges who is:
41	(i) at least twenty-five (25) years of age; and
42	(ii) related to the applicant by blood, marriage, or legal



1	status;
2	(B) a licensed driver with valid driving privileges who is:
3	(i) at least twenty-five (25) years of age; and
4	(ii) approved by the department of child services; or
5	(C) an individual with valid driving privileges who is:
6	(i) licensed as a driver education instructor under
7	IC 9-27-6-8 and is working under the direction of a driver
8	training school described in IC 9-27-6-3(a)(2); or
9	(ii) a certified driver rehabilitation specialist recognized by
10	the bureau who is employed through a driver rehabilitation
l 1	program.
12	(4) Submit to the commission under IC 9-24-9-2(c) evidence of
13	the time logged in practice driving.
14	SECTION 42. IC 9-24-3-3, AS AMENDED BY P.L.147-2018,
15	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JANUARY 1, 2022]: Sec. 3. (a) The bureau may waive:
17	(1) up to six (6) months of the age requirement;
18	(2) any of the experience or practice and driving requirements; or
19	(3) the requirements described in both subdivisions (1) and (2);
20	for an individual making an application for the individual's operator's
21	<b>driver's</b> license due to hardship conditions.
22	(b) The bureau shall adopt rules under IC 4-22-2 to state the
23	conditions under which the requirements may be waived under
24	subsection (a).
25	SECTION 43. IC 9-24-3-4.5, AS ADDED BY P.L.198-2016,
26	SECTION 432, IS AMENDED TO READ AS FOLLOWS
27	[EFFECTIVE JANUARY 1, 2022]: Sec. 4.5. (a) This section applies
28	after December 31, 2016.
29	(b) (a) The holder of an operator's a driver's license is entitled to
30	operate a motor vehicle on a highway. An operator's A driver's license
31	does not entitle the holder to operate the following:
32	(1) A commercial motor vehicle.
33	(2) A motorcycle, other than an autocycle.
34	(3) A Class A motor driven eyele.
35	(4) (3) A vehicle that is operated for hire.
36	(e) (b) A commercial driver's license or commercial learner's permit
37	is required to operate a commercial motor vehicle.
38	(d) (c) a motorcycle endorsement under IC 9-24-8.5 or a motorcycle
39 10	learner's permit is required to operate the following:
10	(1) a motorcycle, other than an autocycle.
11 12	(2) A Class A motor driven cycle.
+ /.	(e) (d) A for-hire endorsement under IC 9-24-8.5 entitles the holder



1	to operate the following:
2	(1) A motor vehicle that is:
3	(A) registered as having a gross weight of at least sixteen
4	thousand (16,000) pounds; and
5	(B) used to transport property for hire.
6	(2) A motor vehicle that is used to transport passengers for hire.
7	(f) (e) The following are not considered transporting for hire:
8	(1) Operating a medical services vehicle.
9	(2) Transporting a recreational vehicle before the first retail sale
10	of the recreational vehicle when:
11	(A) the gross weight of the recreational vehicle is not more
12	than twenty-six thousand (26,000) pounds; or
13	(B) the gross combination weight of the recreational vehicle
14	and towing vehicle is not greater than twenty-six thousand
15	(26,000) pounds, including the gross weight of the towed
16	recreational vehicle, and the weight of the towed recreational
17	vehicle is not greater than ten thousand (10,000) pounds.
18	(3) Operating a motor vehicle that is:
19	(A) registered as having a gross weight of less than sixteen
20	thousand (16,000) pounds; and
21	(B) used to transport property for hire.
22	SECTION 44. IC 9-24-3-6 IS ADDED TO THE INDIANA CODE
23	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
24	JANUARY 1, 2022]: Sec. 6. (a) The bureau may impose an
25	additional fee of twenty-five dollars (\$25) if the bureau processes
26	a credential application under this chapter in a period of time that
27	is shorter than the normal processing period. The bureau shall
28	deposit the fee in the commission fund.
29	(b) A fee imposed under this section is in addition to any other
30	fee imposed under this chapter.
31	SECTION 45. IC 9-24-4-4.1, AS ADDED BY P.L.198-2016,
32	SECTION 438, IS AMENDED TO READ AS FOLLOWS
33	[EFFECTIVE JANUARY 1, 2022]: Sec. 4.1. (a) This section applies
34	after December 31, 2016.
35	(b) The holder of a valid chauffeur's license is entitled to the same
36	driving privileges as the holder of an operator's a driver's license with
37	a for-hire endorsement under IC 9-24-8.5.
38	SECTION 46. IC 9-24-4-7 IS ADDED TO THE INDIANA CODE
39	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
40	JANUARY 1, 2022]: Sec. 7. (a) The bureau may impose an
41	additional fee of twenty-five dollars (\$25) if the bureau processes

a credential application under this chapter in a period of time that



1	is shorter than the normal processing period. The bureau shall
2	deposit the fee in the commission fund.
3	(b) A fee imposed under this section is in addition to any other
4	fee imposed under this chapter.
5	SECTION 47. IC 9-24-5-3.1, AS ADDED BY P.L.198-2016,
6	SECTION 446, IS AMENDED TO READ AS FOLLOWS
7	[EFFECTIVE JANUARY 1, 2022]: Sec. 3.1. (a) This section applies
8	after December 31, 2016.
9	(b) The holder of a valid public passenger chauffeur's license is
10	entitled to the same driving privileges as the holder of an operator's a
11	<b>driver's</b> license with a for-hire endorsement under IC 9-24-8.5.
12	SECTION 48. IC 9-24-6.1-11 IS ADDED TO THE INDIANA
13	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
14	[EFFECTIVE JANUARY 1, 2022]: Sec. 11. (a) The bureau may
15	impose an additional fee of twenty-five dollars (\$25) if the bureau
16	processes a credential application under this chapter in a period of
17	time that is shorter than the normal processing period. The bureau
18	shall deposit the fee in the commission fund.
19	(b) A fee imposed under this section is in addition to any other
20	fee imposed under this chapter.
21	SECTION 49. IC 9-24-7-4, AS AMENDED BY P.L.116-2017,
22	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JANUARY 1, 2022]: Sec. 4. (a) A learner's permit authorizes the
24	holder to operate a motor vehicle, except a motorcycle a Class A motor
25	driven eyele, or a commercial motor vehicle, upon a highway under the
26	following conditions:
27	(1) While the holder is participating in practice driving in an
28	approved driver education course and is accompanied in the front
29	seat of the motor vehicle by an individual with valid driving
30	privileges who:
31	(A) is licensed as a driver education instructor under
32	IC 9-27-6-8 and is working under the direction of a driver
33	training school described in IC 9-27-6-3(a)(2); or
34	(B) is a certified driver rehabilitation specialist recognized by
35	the bureau who is employed through a driver rehabilitation
36	program.
37	(2) While the holder is participating in practice driving after
38	having commenced an approved driver education course and is
39	accompanied in the front seat of the motor vehicle by an
40	individual with valid driving privileges who is at least:
41	(A) twenty-five (25) years of age and related to the applicant
42	by blood, marriage, or legal status; or



1	(B) if the licensed individual is the holder's spouse, twenty-one
2	(21) years of age.
2 3	(3) If the holder is not participating in an approved driver
4	education course, and is less than eighteen (18) years of age, the
5	holder may participate in practice driving if accompanied in the
6	front seat of the motor vehicle by an individual who is:
7	(A) a licensed driver, with valid driving privileges, who is:
8	(i) at least twenty-five (25) years of age; and
9	(ii) related to the applicant by blood, marriage, or legal
10	status;
11	(B) the spouse of the applicant who is:
12	(i) a licensed driver with valid driving privileges; and
13	(ii) at least twenty-one (21) years of age; or
14	(C) an individual with valid driving privileges who:
15	(i) is licensed as a driver education instructor under
16	IC 9-27-6-8 and is working under the direction of a driver
17	training school described in IC 9-27-6-3(a)(2); or
18	(ii) is a certified driver rehabilitation specialist recognized
19	by the bureau who is employed through a driver
20	rehabilitation program.
21	(4) If the holder is not participating in an approved driver
22	education course, and is at least eighteen (18) years of age, the
23	holder may participate in practice driving if accompanied in the
24	front seat of the motor vehicle by an individual who is:
25	(A) a licensed driver, with valid driving privileges, who is at
26	least twenty-five (25) years of age; or
27	(B) the spouse of the applicant who is:
28	(i) a licensed driver with valid driving privileges; and
29	(ii) at least twenty-one (21) years of age.
30	(5) If the holder is less than eighteen (18) years of age and is
31	under the care and supervision of the department of child
32	services, the holder may participate in practice driving if
33	accompanied in the front seat of the motor vehicle by an
34	individual who is:
35	(A) a licensed driver with valid driving privileges who is:
36	(i) at least twenty-five (25) years of age; and
37	(ii) related to the applicant by blood, marriage, or legal
38	status;
39	(B) a licensed driver with valid driving privileges who is:
40	(i) at least twenty-five (25) years of age; and
41	(ii) approved by the department of child services; or
42	(C) an individual with valid driving privileges who is:



1	(i) licensed as a driver education instructor under
2	IC 9-27-6-8 and is working under the direction of a driver
3	training school described in IC 9-27-6-3(a)(2); or
4	(ii) a certified driver rehabilitation specialist recognized by
5	the bureau who is employed through a driver rehabilitation
6	program.
7	(b) A holder of a learner's permit may operate a motor driven
8	cycle.
9	SECTION 50. IC 9-24-7-5, AS AMENDED BY P.L.125-2012,
0	SECTION 200, IS AMENDED TO READ AS FOLLOWS
1	[EFFECTIVE JANUARY 1, 2022]: Sec. 5. A holder of a learner's
2	permit may take the skills examination for an operator's a driver's
3	license not later than the expiration date of the learner's permit. A
4	holder who does not pass the skills examination after a third attempt is
5	not eligible to take the examination until two (2) months after the date
6	of the last failed examination.
7	SECTION 51. IC 9-24-7-8 IS ADDED TO THE INDIANA CODE
8	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE
9	JANUARY 1, 2022]: Sec. 8. (a) The bureau may impose an
20	additional fee of twenty-five dollars (\$25) if the bureau processes
21	a credential application under this chapter in a period of time that
22	is shorter than the normal processing period. The bureau shall
	deposit the fee in the commission fund.
24	(b) A fee imposed under this section is in addition to any other
25	fee imposed under this chapter.
26	SECTION 52. IC 9-24-8-3, AS AMENDED BY P.L.256-2017,
27	SECTION 169, IS AMENDED TO READ AS FOLLOWS
28	[EFFECTIVE JANUARY 1, 2022]: Sec. 3. (a) The bureau shall issue
.9	a motorcycle learner's permit to an individual who meets the following
0	conditions:
1	(1) The individual holds a valid driver's license issued under this
2	article.
3	(2) The individual passes a written examination developed by the
4	
_	bureau concerning the safe operation of a motorcycle.
5	(3) The individual makes a proper application in the form and
6	(3) The individual makes a proper application in the form and manner prescribed by the bureau.
66 7	<ul><li>(3) The individual makes a proper application in the form and manner prescribed by the bureau.</li><li>(4) The individual pays the appropriate fee under subsection (c)</li></ul>
66 7 8	<ul><li>(3) The individual makes a proper application in the form and manner prescribed by the bureau.</li><li>(4) The individual pays the appropriate fee under subsection (c) or (d).</li></ul>
66 67 88 9	<ul><li>(3) The individual makes a proper application in the form and manner prescribed by the bureau.</li><li>(4) The individual pays the appropriate fee under subsection (c) or (d).</li><li>(b) A motorcycle learner's permit authorizes the holder to operate a</li></ul>
66 7 8	<ul><li>(3) The individual makes a proper application in the form and manner prescribed by the bureau.</li><li>(4) The individual pays the appropriate fee under subsection (c) or (d).</li></ul>

(1) The holder wears a helmet that meets the standards described



1	in 49 CFR 571.218 as in effect January 1, 2000.
2	(2) The motorcycle or Class A motor driven cycle is operated only
3	during the period from one-half (1/2) hour before sunrise to
4	one-half $(1/2)$ hour after sunset.
5	(3) The motorcycle or Class A motor driven eyele does not carry
6	passengers other than the operator.
7	(c) The fee for a motorcycle learner's permit issued before January
8	1, 2017, is nine dollars and fifty cents (\$9.50). The fee shall be
9	distributed as follows:
10	(1) One dollar (\$1) to the state motor vehicle technology fund.
11	(2) One dollar (\$1) to the motor vehicle highway account.
12	(3) Two dollars (\$2) to the crossroads 2000 fund.
13	(4) One dollar and twenty-five cents (\$1.25) to the integrated
14	public safety communications fund.
15	(5) Four dollars and twenty-five cents (\$4.25) to the commission
16	fund.
17	(d) The fee for a motorcycle learner's permit issued after December
18	31, 2016, is nine dollars (\$9). The fee shall be distributed as follows:
19	(1) Twenty-five cents (\$0.25) to the motor vehicle highway
20	account.
	(2) Fifty cents (\$0.50) to the state motor vehicle technology fund.
21 22 23 24	(3) Two dollars (\$2) to the crossroads 2000 fund.
23	(4) One dollar and twenty-five cents (\$1.25) to the integrated
24	public safety communications fund.
25 26	(5) Five dollars (\$5) to the commission fund.
26	(e) The fee for a motorcycle operational skills test administered
27	under this chapter is as follows:
28	(1) For tests given by state employees, the fee is five dollars (\$5)
29	and shall be deposited in the motor vehicle highway account
30	under IC 8-14-1.
31	(2) For tests given by a contractor approved by the bureau, the fee
32	is:
33	(A) determined under rules adopted by the bureau under
34	IC 4-22-2 to cover the direct costs of administering the test;
35	and
36	(B) paid to the contractor.
37	SECTION 53. IC 9-24-8.5-1, AS ADDED BY P.L.198-2016,
38	SECTION 461, IS AMENDED TO READ AS FOLLOWS
39	[EFFECTIVE JANUARY 1, 2022]: Sec. 1. This chapter applies to an
40	operator's a driver's license, or including a commercial driver's license
41	that is issued or renewed after December 31, 2016.
42	SECTION 54. IC 9-24-8.5-2, AS ADDED BY P.L.198-2016,



1	SECTION 461, IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JANUARY 1, 2022]: Sec. 2. (a) An operator's A driver's
3	license issued under IC 9-24-3 may include one (1) or more of the
4	following:
5	(1) A motorcycle endorsement under IC 9-24-8-4 (before its
6	expiration) or section 3 of this chapter.
7	(2) A for-hire endorsement under section 5 of this chapter.
8	(b) A commercial driver's license may include one (1) or more of
9	the following:
10	(1) A motorcycle endorsement under IC 9-24-8-4 (before its
11	expiration) or section 3 of this chapter.
12	(2) An endorsement under IC 9-24-6.1, including under any rules
13	adopted under IC 9-24-6.1.
14	SECTION 55. IC 9-24-8.5-3, AS AMENDED BY P.L.147-2018,
15	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JANUARY 1, 2022]: Sec. 3. (a) The bureau shall add a motorcycle
17	endorsement to a driver's license if the holder meets the following
18	conditions:
19	(1) Is at least:
20	(A) sixteen (16) years and ninety (90) days of age and has
21	completed a motorcycle operator safety education course
22	approved by the bureau under IC 9-27-7; or
22 23 24	(B) sixteen (16) years and two hundred seventy (270) days of
	age.
25	(2) Makes a proper application in the form and manner prescribed
26	by the bureau.
27	(3) Has passed a written examination developed by the bureau
28	concerning the safe operation of a motorcycle.
29	(4) Satisfactorily completes an operational skills test at a location
30	approved by the bureau.
31	(5) Pays a fee of nineteen dollars (\$19). The fee shall be
32	distributed as follows:
33	(A) Fifty cents (\$0.50) to the state motor vehicle technology
34	fund.
35	(B) One dollar and twenty-five cents (\$1.25) to the motor
36	vehicle highway account.
37	(C) One dollar and twenty-five cents (\$1.25) to the integrated
38	public safety communications fund.
39	(D) Sixteen dollars (\$16) to the commission fund.
40	(b) The bureau may waive the testing requirements under subsection
41	(a)(3) and (a)(4) for an individual who satisfactorily completes a
12	motoravala aparatar safaty agures approved by the hursay as set forth

motorcycle operator safety course approved by the bureau as set forth



	V-
1	in IC 9-27-7.
2	(c) The bureau may waive the operational skills test under
3	subsection (a)(4) for an individual who holds a valid motorcycle
4	endorsement or motorcycle license from any other jurisdiction.
5	(d) An individual who fails the operational skills test under
6	subsection (a)(4) three (3) consecutive times is not eligible to retake
7	the test until two (2) months after the date of the most recent failed test.
8	(e) The fee for a motorcycle operational skills test administered
9	under this chapter is as follows:
10	(1) For tests given by state employees, the fee is five dollars (\$5)
11	and shall be deposited in the motor vehicle highway account
12	under IC 8-14-1.
13	(2) For tests given by a contractor approved by the bureau, the fee
14	is:
15	(A) determined under rules adopted by the bureau under
16	IC 4-22-2 to cover the direct costs of administering the test;
17	and
18	(B) paid to the contractor.
19	(f) The bureau may impose an additional fee of twenty-five
20	dollars (\$25) if the bureau processes a credential application under
21	this chapter in a period of time that is shorter than the normal
22	processing period. The bureau shall deposit the fee in the
23	commission fund.
24	(g) A fee imposed under this section is in addition to any other
25	fee imposed under this chapter.
26	SECTION 56. IC 9-24-8.5-4, AS ADDED BY P.L.198-2016,
27	SECTION 461, IS AMENDED TO READ AS FOLLOWS
28	[EFFECTIVE JANUARY 1, 2022]: Sec. 4. (a) In addition to the
29	operating privileges granted to the holder of an operator's a driver's
30	license, the holder of an operator's a driver's license with a motorcycle
31	endorsement is entitled to operate a motorcycle or a Class A motor
32	driven eyele on a highway.
33	(b) In addition to the operating privileges granted to the holder of an
34	operator's license, the holder of an operator's license with a motorcycle
35	endorsement with a Class A motor driven eyele restriction is entitled
36	to operate a Class A motor driven cycle upon a highway.
37	(c) (b) A motorcycle endorsement is not required to operate an
38	autocycle.
39	SECTION 57. IC 9-24-8.5-5, AS AMENDED BY P.L.256-2017,
40	SECTION 172, IS AMENDED TO READ AS FOLLOWS

[EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) The bureau shall add a

for-hire endorsement to an operator's a driver's license if the holder



41

1	meets the following conditions.
2	(1) Is at least eighteen (18) years of age.
3	(2) Has held a valid driver's license for more than one (1) year.
4	(3) Makes a proper application in a form and manner prescribed
5	by the bureau.
6	(4) Satisfactorily passes a written test approved by the bureau.
7	(5) Pays a fee of nineteen dollars (\$19). The fee shall be
8	distributed as follows:
9	(A) Fifty cents (\$0.50) to the state motor vehicle technology
10	fund.
11	(B) One dollar and twenty-five cents (\$1.25) to the motor
12	vehicle highway account.
13	(C) One dollar and twenty-five cents (\$1.25) to the integrated
14	public safety communications fund.
15	(D) Sixteen dollars (\$16) to the commission fund.
16	(b) The bureau may impose an additional fee of twenty-five
17	dollars (\$25) if the bureau processes a credential application under
18	this chapter in a period of time that is shorter than the normal
19	processing period. The bureau shall deposit the fee in the
20	commission fund.
21	(c) A fee imposed under this section is in addition to any other
22	fee imposed under this chapter.
23	SECTION 58. IC 9-24-8.5-6, AS ADDED BY P.L.198-2016,
24	SECTION 461, IS AMENDED TO READ AS FOLLOWS
25	[EFFECTIVE JANUARY 1, 2022]: Sec. 6. (a) In addition to the
26	operating privileges granted to the holder of an operator's a driver's
27	license issued under IC 9-24-3, an operator's a driver's license issued
28	under IC 9-24-3 with a for-hire endorsement entitles the holder to
29	operate the following:
30	(1) A motor vehicle that is:
31	(A) registered as having a gross weight of at least sixteen
32	thousand (16,000) pounds but not more than twenty-six
33	thousand (26,000) pounds; and
34	(B) operated for the purpose of transporting property for hire.
35	(2) A motor vehicle that is:
36	(A) designed to transport fewer than sixteen (16) passengers,
37	including the driver; and
38	(B) operated for the purpose of transporting passengers for
39	hire.
40	(b) The holder of an operator's a driver's license issued under
41	IC 9-24-3 with a for-hire endorsement is not entitled to operate a
42	commercial motor vehicle.



commercial motor vehicle.

SECTION 59. IC 9-24-8.5-7, AS ADDED BY P.L.198-2016,
SECTION 461, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JANUARY 1, 2022]: Sec. 7. A person may not employ
an individual to operate a motor vehicle in a manner for which a
for-hire endorsement is required unless the individual holds one (1) of
the following:

- (1) A valid operator's driver's license issued under IC 9-24-3 with a for-hire endorsement.
- (2) A valid commercial driver's license.
- (3) A valid chauffeur's license issued under IC 9-24-4 (before its expiration).
- (4) A valid public passenger chauffeur's license issued under IC 9-24-5 (before its expiration).

SECTION 60. IC 9-24-9-4, AS AMENDED BY P.L.198-2016, SECTION 467, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 4. (a) An individual who signs an application for a permit or driver's license under this chapter agrees to be responsible jointly and severally with the minor applicant for any injury or damage that the minor applicant causes by reason of the operation of a motor vehicle if the minor applicant is liable in damages.

- (b) An individual who has signed the application of a minor applicant for a permit or driver's license may subsequently file with the bureau a verified written request that the permit or driver's license be canceled. expired. The bureau shall cancel expire the permit or driver's license, and the individual who signed the application of the minor applicant shall be relieved from the liability that is imposed under this chapter by reason of having signed the application and that is subsequently incurred by the minor applicant in operating a motor vehicle.
- (c) When a minor applicant becomes eighteen (18) years of age, the individual who signed the minor's application is relieved from the liability imposed under this chapter and subsequently incurred by the applicant operating a motor vehicle.

SECTION 61. IC 9-24-9-5, AS AMENDED BY P.L.198-2016, SECTION 468, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) If the individual who signs an application of a minor applicant dies, the minor permittee or licensee shall notify the bureau of the death and obtain a new signer.

- (b) The bureau, upon:
  - (1) receipt of satisfactory evidence of the death of the individual who signed an application of a minor applicant for a permit or driver's license; and



1	(2) the failure of the minor permittee or licensee to obtain a new
2	signer;
3	shall cancel expire the minor's permit or driver's license and may not
4	issue a new permit or driver's license until the time that a new
5	application is signed and an affidavit described in section 1 of this
6	chapter is made.
7	SECTION 62. IC 9-24-10-4, AS AMENDED BY P.L.211-2019
8	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JANUARY 1, 2022]: Sec. 4. (a) Except as provided in subsection (c)
10	an examination for a learner's permit or driver's license must include
11	the following:
12	(1) A test of the following of the applicant:
13	(A) Eyesight.
14	(B) Ability to read and understand highway signs regulating
15	warning, and directing traffic.
16	(C) Knowledge of Indiana traffic laws, including IC 9-26-1-1.5
17	and IC 9-21-12-1.
18	(2) An actual demonstration of the applicant's skill in exercising
19	ordinary and reasonable control in the operation of a motor
20	vehicle under the type of permit or driver's license applied for.
21	(b) The examination may include further physical and mental
22	examination that the bureau finds necessary to determine the
23	applicant's fitness to operate a motor vehicle safely upon a highway.
24	The applicant must provide the motor vehicle used in the examination.
25	An autocycle may not be used as the motor vehicle provided for the
26	examination.
27	(c) The bureau may waive:
28	(1) the testing required under subsection (a)(1)(A) if the applicant
29	provides evidence from a licensed ophthalmologist or licensed
30	optometrist that the applicant's vision is fit to operate a motor
31	vehicle in a manner that does not jeopardize the safety of
32	individuals or property;
33	(2) the actual demonstration required under subsection (a)(2) for
34	an individual who has passed:
35	(A) a driver's education class and a skills test given by a driver
36	training school; or
37	(B) a driver education program given by an entity licensed
38	under IC 9-27; or
39	(C) a skills assessment conducted by a third party
40	approved by the bureau;
41	(3) the testing, other than eyesight testing under subsection
42	(a)(1)(A), of an applicant who has passed:



1	(A) an examination concerning:
2	(i) subsection (a)(1)(B); and
2 3	(ii) subsection (a)(1)(C); and
4	(B) a skills test;
5	given by a driver training school or an entity licensed under
6	IC 9-27; and
7	(4) the testing, other than the eyesight testing described in
8	subsection (a)(1)(A), of an applicant who:
9	(A) is at least eighteen (18) years of age;
10	(B) was previously a nonresident but now qualifies as an
11	Indiana resident at the time of application; and
12	(C) holds a valid driver's license, excluding a learner's permit
13	or its equivalent, from the applicant's state of prior residence.
14	(d) The following are not civilly or criminally liable for a report
15	made in good faith to the bureau, commission, or driver licensing
16	medical advisory board concerning the fitness of the applicant to
17	operate a motor vehicle in a manner that does not jeopardize the safety
18	of individuals or property:
19	(1) An instructor having a license under IC 9-27-6-8.
20	(2) A licensed ophthalmologist or licensed optometrist.
21	SECTION 63. IC 9-24-10-6, AS AMENDED BY P.L.198-2016,
22	SECTION 475, IS AMENDED TO READ AS FOLLOWS
23	[EFFECTIVE JANUARY 1, 2022]: Sec. 6. (a) The bureau, before
24	issuing an initial or a renewal driver's license, permit, or endorsement,
25	may require an applicant to submit to an examination, an investigation,
26	or both an examination and investigation, under section 7 of this
27	chapter. The bureau may cause the examination or investigation to be
28	made whenever it appears from:
29	(1) the face of the application;
30	(2) the apparent physical or mental condition of the applicant;
31	(3) the records of the bureau; or
32	(4) any information that has come to the attention of the bureau;
33	that the applicant does not apparently possess the physical, mental, or
34	other qualifications to operate a motor vehicle in a manner that does
35	not jeopardize the safety of individuals or property.
36	(b) Upon the conclusion of all examinations or investigations under
37	this section, the bureau shall take appropriate action and may:
38	(1) refuse to issue or reissue the driver's license, permit,
39	endorsement, or driving privileges;
40	(2) suspend or revoke the driver's license, permit, endorsement,
41	or driving privileges;
42	(3) issue restricted driving privileges subject to restrictions the



1	bureau considers necessary in the interest of public safety; or
2	(4) permit the applicant to retain or obtain the driver's license,
3	permit, endorsement, or driving privileges.
4	(c) An applicant may appeal an action taken by the bureau under
5	this section to the circuit or superior court of the county in which the
6	applicant resides.
7	SECTION 64. IC 9-24-10-7, AS AMENDED BY P.L.198-2016,
8	SECTION 476, IS AMENDED TO READ AS FOLLOWS
9	[EFFECTIVE JANUARY 1, 2022]: Sec. 7. (a) If the bureau has good
10	cause to believe that a licensed driver is:
11	(1) incompetent; or
12	(2) otherwise unfit to operate a motor vehicle;
13	the bureau may, upon written notice of at least five (5) days, require the
14	licensed driver to submit to an examination, an investigation of the
15	driver's continued fitness to operate a motor vehicle safely, including
16	requesting medical information from the driver or the driver's health
17	care sources, or both an examination and an investigation.
18	(b) Upon the conclusion of all examinations and investigations of a
19	driver under this section, the bureau:
20	(1) shall take appropriate action; and
21	(2) may:
22	(A) suspend or revoke the driver's license or driving privileges
23	of the licensed driver;
24	(B) permit the licensed driver to retain the driver's license or
25	driving privileges of the licensed driver; or
26	(C) issue restricted driving privileges subject to restrictions the
27	bureau considers necessary in the interest of public safety.
28	(c) If a licensed driver refuses or neglects to submit to an
29	examination or investigation under this section, the bureau may
30	suspend or revoke the driver's license or driving privileges of the
31	licensed driver. The bureau may not suspend or revoke the driver's
32	license or driving privileges of the licensed driver until a reasonable
33	investigation of the driver's continued fitness to operate a motor vehicle
34	safely has been made by the bureau.
35	(d) A licensed driver may appeal an action taken by the bureau
36	under this section to the circuit court or superior court of the county in
37	which the licensed driver resides.
38	SECTION 65. IC 9-24-11-9, AS AMENDED BY P.L.85-2013,
39	SECTION 46, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JANUARY 1, 2022]: Sec. 9. (a) This section applies to an individual

who has an existing medical condition that causes the individual to



41

42

appear intoxicated.

(b) An operator's, A driver's license or permit (i	ssued under
IC 9-24-3), or a chauffeur's or a public passenger chauffe	
license, issued to an individual under this section	must bear a
restriction on the permit or license.	
(c) An individual who wishes to have an operator	<del>s,</del> a driver's

- (c) An individual who wishes to have an operator's, a driver's license or permit (issued under IC 9-24-3), or a chauffeur's or a public passenger chauffeur's permit or license, issued under this section must provide a verified certificate from a physician licensed to practice in Indiana attesting to the individual's medical condition. The physician's certificate must be:
  - (1) provided to the bureau at the time the individual applies for the permit or license under this section;
  - (2) carried in any vehicle that the individual operates; and
  - (3) renewed each time the individual's license is renewed.

SECTION 66. IC 9-24-11-12 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 12. (a) The bureau may impose an additional fee of twenty-five dollars (\$25) if the bureau processes a credential application under this chapter in a period of time that is shorter than the normal processing period. The bureau shall deposit the fee in the commission fund.

(b) A fee imposed under this section is in addition to any other fee imposed under this chapter.

SECTION 67. IC 9-24-12-1, AS AMENDED BY P.L.156-2020, SECTION 47, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) Except as provided in sections 10 and 11 of this chapter, an operator's a driver's license issued to an applicant who is at least seventy-five (75) years of age expires at midnight of the birthday of the holder that occurs three (3) years following the date of issuance.

- (b) Except as provided in subsections (a) and (c) and sections 10 and 11 of this chapter, an operator's a driver's license issued under this article expires at midnight of the birthday of the holder that occurs six (6) years following the date of issuance.
- (c) An operator's A driver's license issued to an individual who is less than twenty-one (21) years of age expires at midnight of the date thirty (30) days after the twenty-first birthday of the holder. However, if the individual complies with IC 9-24-9-2.5(5) through IC 9-24-9-2.5(9), the operator's driver's license expires:
  - (1) at midnight one (1) year after issuance if there is no expiration date on the authorization granted to the individual to remain in the United States; or



1	(2) if there is an expiration date on the authorization granted to
2	the individual to remain in the United States, the earlier of the
3	following:
4	(A) At midnight of the date the authorization to remain in the
5	United States expires.
6	(B) At midnight of the date thirty (30) days after the
7	twenty-first birthday of the holder.
8	SECTION 68. IC 9-24-12-4, AS AMENDED BY P.L.147-2018,
9	SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JANUARY 1, 2022]: Sec. 4. (a) Except as provided in subsections (b)
11	(c) and <del>(c),</del> (d), the application for renewal of:
12	(1) an operator's a driver's license;
13	(2) a chauffeur's license (before the expiration of IC 9-24-4 on
14	July 1, 2024);
15	(3) a public passenger chauffeur's license (before the expiration
16	of IC 9-24-5 on July 1, 2022);
17	(4) an identification card; or
18	(5) a photo exempt identification card;
19	under this article may be filed not more than twenty-four (24) months
20	before the expiration date of the license, identification card, or photo
21	exempt identification card held by the applicant.
22	(b) Except as provided in subsections (c) and (d), an application
23	for the renewal of a learner's permit issued under this article may
24 25	be filed not more than thirty (30) days before the expiration of the
25	learner's permit.
26	(b) (c) When the applicant complies with IC 9-24-9-2.5(5) through
27	IC 9-24-9-2.5(10), an application for renewal of a driver's license in
28	subsection (a)(1), (a)(2), or (a)(3) may be filed not more than one (1)
29	month before the expiration date of the license held by the applicant.
30	(c) (d) When the applicant complies with IC 9-24-16-3.5(1)(E)
31	through IC 9-24-16-3.5(1)(J), an application for renewal of an
32	identification card under subsection (a)(4) may be filed not more than
33	one (1) month before the expiration date of the identification card held
34	by the applicant.
35	SECTION 69. IC 9-24-12-5, AS AMENDED BY P.L.178-2019,
36	SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37	JANUARY 1, 2022]: Sec. 5. (a) Except as provided in subsection (b),
38	and subject to subsection (d), an individual applying for renewal of an
39	operator's, a driver's license (issued under IC 9-24-3), or a
40	chauffeur's or a public passenger chauffeur's license, including any
41	endorsements in effect with respect to the license, must apply in person



at a license branch and do the following:

1	(1) Pass an eyesight examination.
2	(2) Pass a written examination if:
3	(A) the applicant has at least six (6) active points on the
4	applicant's driving record maintained by the bureau;
5	(B) the applicant has not reached the applicant's twenty-first
6	birthday and has active points on the applicant's driving record
7	maintained by the bureau; or
8	(C) the applicant is in possession of a driver's license that is
9	expired beyond one hundred eighty (180) days.
10	(b) The holder of an operator's, a driver's license (issued under
11	IC 9-24-3), a chauffeur's or a public passenger chauffeur's license, or
12	a learner's permit issued under IC 9-24-7 may renew the license,
13	including any endorsements in effect with respect to the license, by
14	mail or by electronic service, subject to the following conditions:
15	(1) A valid computerized image of the individual must exist
16	within the records of the bureau.
17	(2) The previous renewal of the individual's operator's, driver's
18	license (issued under IC 9-24-3), chauffeur's or public passenger
19	chauffeur's license, or a learner's permit issued under
20	<b>IC 9-24-7</b> must not have been by mail or by electronic service.
21	(3) The application for or previous renewal of the individual's
22	license or permit must have included a test of the individual's
23	eyesight approved by the bureau.
24	(4) If the individual were applying for the license or permit
25	renewal in person at a license branch, the individual would not be
26	required under subsection (a)(2) to submit to a written
27	examination.
28	(5) The individual must be a citizen of the United States, as
29	shown in the records of the bureau.
30	(6) There must not have been any change in the:
31	(A) address; or
32	(B) name;
33	of the individual since the issuance or previous renewal of the
34	individual's operator's, driver's license (issued under IC 9-24-3),
35	chauffeur's or public passenger chauffeur's license, or a learner's
36	permit issued under IC 9-24-7.
37	(7) The operator's, driver's license (issued under IC 9-24-3),
38	chauffeur's or public passenger chauffeur's license, or a learner's
39	<b>permit issued under IC 9-24-7</b> of the individual must not be:
40	(A) suspended; or
41	(B) expired more than one hundred eighty (180) days;
12	at the time of the application for renewal



1	(8) If the individual is seventy-five (75) years of age or older at
2	the time of the application for renewal, the individual must
3	provide proof, on a form approved by the bureau, that the
4	individual has passed an eyesight examination within thirty (30)
5	days prior to the renewal application.
6	(c) An individual applying for the renewal of an operator's, a
7	driver's license (issued under IC 9-24-3), a chauffeur's license or a
8	public passenger chauffeur's license, or a learner's permit issued
9	under IC 9-24-7, including any endorsements in effect with respect to
0	the license, must apply in person at a license branch under subsection
1	(a) if the individual is not entitled to apply by mail or by electronic
2	service under subsection (b).
3	(d) The bureau may not issue or renew a chauffeur's or a public
4	passenger chauffeur's license after December 31, 2016. If a holder of
5	a chauffeur's or a public passenger chauffeur's license applies after
6	December 31, 2016, for renewal of the chauffeur's or public passenger
7	chauffeur's license, the bureau shall issue to the holder an operator's a
8	driver's license under IC 9-24-3 with a for-hire endorsement if the
9	holder:
0.	(1) applies in a form and manner prescribed by the bureau; and
1	(2) satisfies the requirements for renewal of an operator's a
22 23 24	driver's license issued under IC 9-24-3, including the fee and
23	examination requirements under this section.
4	(e) An individual applying for the renewal of an operator's a
25	driver's license issued under IC 9-24-3 shall pay the following
26	applicable fee:
27	(1) If the individual is less than seventy-five (75) years of age,
28	seventeen dollars and fifty cents (\$17.50). The fee shall be
9	distributed as follows:
0	(A) Fifty cents (\$0.50) to the state motor vehicle technology
1	fund.
2	(B) Two dollars (\$2) to the crossroads 2000 fund.
3	(C) Four dollars and fifty cents (\$4.50) to the motor vehicle
4	highway account.
5	(D) One dollar and twenty-five cents (\$1.25) to the integrated
6	public safety communications fund.
7	(E) Nine dollars and twenty-five cents (\$9.25) to the
8	commission fund.
9	(2) If the individual is at least seventy-five (75) years of age and
0	less than eighty-five (85) years of age, eleven dollars (\$11). The
1	fee shall be distributed as follows:
-2	(A) Fifty cents (\$0.50) to the state motor vehicle technology



1	fund.
2	(B) One dollar and fifty cents (\$1.50) to the crossroads 2000
2 3	fund.
4	(C) Three dollars (\$3) to the motor vehicle highway account.
5	(D) One dollar and twenty-five cents (\$1.25) to the integrated
6	public safety communications fund.
7	(E) Four dollars and seventy-five cents (\$4.75) to the
8	commission fund.
9	(3) If the individual is at least eighty-five (85) years of age, seven
10	dollars (\$7). The fee shall be distributed as follows:
11	(A) Fifty cents (\$0.50) to the state motor vehicle technology
12	fund.
13	(B) One dollar (\$1) to the crossroads 2000 fund.
14	(C) Two dollars (\$2) to the motor vehicle highway account.
15	(D) One dollar and twenty-five cents (\$1.25) to the integrated
16	public safety communications fund.
17	(E) Two dollars and twenty-five cents (\$2.25) to the
18	commission fund.
19	A fee paid under this subsection after December 31, 2016, includes the
20	renewal of any endorsements that are in effect with respect to the
21	operator's driver's license issued under IC 9-24-3 at the time of
22	renewal.
23	SECTION 70. IC 9-24-14-3.5, AS AMENDED BY P.L.198-2016,
24	SECTION 505, IS AMENDED TO READ AS FOLLOWS
25	[EFFECTIVE JANUARY 1, 2022]: Sec. 3.5. (a) The bureau may adopt
26	rules under IC 4-22-2 concerning the ability of an individual to apply
27	for a replacement of a driver's license or learner's permit by electronic
28	service. If rules are adopted under this subsection, the rules must
29	provide that issuance of a replacement driver's license or learner's
30	permit by electronic service is An individual may apply for a
31	replacement driver's license or learner's permit by electronic
32	service, subject to the following conditions:
33	(1) A valid computerized image or digital photograph of the
34	individual must exist within the records of the bureau.
35	(2) The individual must be a citizen of the United States, as
36	shown in the records of the bureau.
37	(b) An individual applying for a replacement of a driver's license or
38	a learner's permit must apply in person at a license branch if the
39	individual is not entitled to apply by mail or by electronic service under
40	rules adopted under subsection (a).
41	SECTION 71. IC 9-24-14-5, AS ADDED BY P.L.198-2016,

SECTION 506, IS AMENDED TO READ AS FOLLOWS



1	[EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) If a holder of a
2	chauffeur's license applies after December 31, 2016, for a replacemen
3	of the chauffeur's license, the bureau shall issue to the holder ar
4	operator's a driver's license under IC 9-24-3 with a for-hire
5	endorsement if the holder:
6	(1) applies in a form and manner prescribed by the bureau; and
7	(2) satisfies the requirements for replacement of an operator's a
8	driver's license issued under IC 9-24-3, including the fee
9	requirements under this chapter.
10	(b) An operator's A driver's license issued under IC 9-24-3 with
l 1	a for-hire endorsement issued under this section remains valid until the
12	date on which the chauffeur's license that was replaced expires.
13	(c) This section expires July 1, 2023.
14	SECTION 72. IC 9-24-16-2, AS AMENDED BY P.L.82-2019
15	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JANUARY 1, 2022]: Sec. 2. (a) An application for an identification
17	card to be issued under this chapter must contain the following
18	questions:
19	(1) "Have you served in the armed forces of the United States?"
20	(2) "Are you the surviving spouse of someone who served in the
21	armed forces of the United States or their reserves, in the National
22	Guard, or in the Indiana National Guard?".
22 23 24 25	(b) In addition to the questions set forth in subsection (a), ar
24	application for an identification card issued under this chapter mus
25	require the following information concerning an applicant:
26	(1) The full legal name of the applicant.
27	(2) The applicant's date of birth.
28	(3) The gender of the applicant.
29	(4) The applicant's height, weight, hair color, and eye color.
30	(5) The principal address and mailing address of the applicant.
31	(6) A:
32	(A) valid Social Security number; or
33	(B) verification of an applicant's:
34	(i) ineligibility to be issued a Social Security number; and
35	(ii) identity and lawful status.
36	(7) A digital photograph of the applicant.
37	(8) The signature of the applicant showing the applicant's legal
38	name as it will appear on the identification card.
39	(9) If the applicant is also applying for a Class B motor driver
10	cycle endorsement, verification that the applicant has
11	satisfactorily completed the test required under section 3.6 of this



chapter.

1	(c) The bureau may invalidate an identification card that the bureau
2	believes to have been issued as a result of fraudulent documentation.
3	(d) The bureau:
4	(1) shall adopt rules under IC 4-22-2 to establish a procedure to
5	verify an applicant's identity and lawful status; and
6	(2) may adopt rules to establish a procedure to temporarily
7	invalidate an identification card that it believes to have been
8	issued based on fraudulent documentation.
9	(e) For purposes of subsection (b), an individual certified as a
10	program participant in the address confidentiality program under
11	IC 5-26.5 is not required to provide the individual's principal address
12	and mailing address, but may provide an address designated by the
13	office of the attorney general under IC 5-26.5 as the individual's
14	principal address and mailing address.
15	(f) In addition to the information required under subsection (b), an
16	application for an identification card to be issued under this chapter
17	must enable the applicant to indicate that the applicant is a veteran and
18	wishes to have an indication of the applicant's veteran status appear on
19	the identification card. An applicant who wishes to have an indication
20	of the applicant's veteran status appear on the identification card must:
21	(1) indicate on the application that the applicant:
22	(A) is a veteran; and
23	(B) wishes to have an indication of the applicant's veteran
24	status appear on the identification card; and
25	(2) provide proof at the time of application of the applicant's
26	veteran status.
27	(g) In addition to the information required under subsection (b), an
28	application for an identification card to be issued under this chapter
29	must enable the applicant to indicate that the applicant is a surviving
30	spouse of a veteran and wishes to have an indication of the applicant's
31	status as a surviving spouse of a veteran appear on the identification
32	card. An applicant who wishes to have an indication of the applicant's
33	status as a surviving spouse of a veteran appear on the identification
34	card must:
35	(1) indicate on the application that the applicant:
36	(A) is the surviving spouse of a veteran of the armed forces of
37	the United States; and
38	(B) wishes to have an indication of the applicant's status as a
39	surviving spouse of a veteran appear on the identification card;
40	and
41	(2) provide the documentation necessary to verify that the
42	applicant was married, at the time of the decedent's death, to a



1	veteran.
2	(h) The bureau shall keep in a data base and share the information
3	submitted under subsections (a) and (g) at least annually with the
4	Indiana department of veterans' affairs. The information submitted
5	under subsections (a) and (g) may be used by the Indiana department
6	of veterans' affairs to develop outreach programs for veterans and their
7	families.
8	(i) The application for an identification card to be issued under this
9	chapter must indicate that an applicant has the option whether or not to
0	answer the questions set forth in subsection (a).
1	SECTION 73. IC 9-24-16-3, AS AMENDED BY P.L.120-2020,
2	SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JANUARY 1, 2022]: Sec. 3. (a) An identification card:
4	(1) in physical form must have the same dimensions and shape as
5	a driver's license; and
6	(2) in the form of a mobile credential must have the same format
7	as a driver's license;
8	but the card must have markings sufficient to distinguish the card from
9	a driver's license.
20	(b) Except as provided in subsection (g), the front side of a physical
1	identification card or the top portion of an identification card in the
22	format of a mobile credential must contain the expiration date of the
23	identification card and the following information about the individual
24	to whom the card is being issued:
25	(1) Full legal name.
26	(2) The address of the principal residence.
27	(3) Date of birth.
28	(4) Date of issue and date of expiration.
.9	(5) Unique identification number.
0	(6) Gender.
1	(7) Weight.
52	(8) Height.
3	(9) Color of eyes and hair.
4	(10) Reproduction of the signature of the individual identified.
5	(11) Whether the individual is blind (as defined in
6	IC 12-7-2-21(1)).
7	(12) If the individual is less than eighteen (18) years of age at the
8	time of issuance, the dates on which the individual will become:
9	(A) eighteen (18) years of age; and
0	(B) twenty-one (21) years of age.
-1	(13) If the individual is at least eighteen (18) years of age but less
-2	than twenty-one (21) years of age at the time of issuance, the date



	40
1	on which the individual will become twenty-one (21) years of age.
2	(14) Digital photograph of the individual.
3	(c) The information contained on the identification card as required
4	by subsection (b)(12) or (b)(13) for an individual who is less than
5	twenty-one (21) years of age at the time of issuance shall be notated
6	prominently on the identification card.
7	(d) If the individual complies with section 2(f) or 2(g) of this
8	chapter, an indication of the individual's veteran status or status as the
9	surviving spouse of a veteran of the armed forces of the United States,
10	as applicable, shall be shown on the identification card.
11	(e) If the applicant for an identification card submits information to
12	the bureau concerning the applicant's medical condition, the bureau
13	shall place an identifying symbol on the face of the identification card
14	to indicate that the applicant has a medical condition of note. The
15	bureau shall include information on the identification card that briefly
16	describes the medical condition of the holder of the card. The
17	information must be printed in a manner that alerts a person reading the
18	card to the existence of the medical condition. The applicant for an
19	identification card is responsible for the accuracy of the information
20	concerning the medical condition submitted under this subsection. The
21	bureau shall inform an applicant that submission of information under
22	this subsection is voluntary.
23	(f) An identification card issued by the state to an individual who:
24	(1) has a valid, unexpired nonimmigrant visa or has nonimmigrant
25	visa status for entry in the United States;
26	(2) has a pending application for asylum in the United States;
27	(3) has a pending or approved application for temporary protected
28	status in the United States;
29	(4) has approved deferred action status; or
30	(5) has a pending application for adjustment of status to that of an
31	alien lawfully admitted for permanent residence in the United
32	States or conditional permanent residence status in the United
33	States;
34	must be clearly identified as a temporary identification card. A
35	temporary identification card issued under this subsection may not be
36	renewed without the presentation of valid documentary evidence
37	proving that the holder of the identification card's temporary status has
38	been extended.
39	(g) For purposes of subsection (b), an individual certified as a
40	program participant in the address confidentiality program under

program participant in the address confidentiality program under

IC 5-26.5 is not required to provide the address of the individual's

principal residence, but may provide an address designated by the



41

office of the attorney general under IC 5-26.5 as the address	of	the
individual's principal residence.		

- (h) The bureau shall validate an identification card for <del>Class B</del> motor driven cycle operation upon a highway by endorsement to an individual who:
  - (1) applies for or has previously been issued an identification card under this chapter;
  - (2) makes the appropriate application for endorsement; and
  - (3) satisfactorily completes the test required under section 3.6 of this chapter.

The bureau shall place a designation on the face of the identification card to indicate that the individual has received a <del>Class B</del> motor driven cycle endorsement.

(i) Notwithstanding the July 1, 2021, effective date in SEA 80-2019, SECTION 9 (P.L.211-2019), this section takes effect July 1, 2020 (rather than July 1, 2021).

SECTION 74. IC 9-24-16-3.6, AS ADDED BY P.L.221-2014, SECTION 69, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 3.6. The bureau shall develop and implement a test to determine whether an applicant for a Class B motor driven cycle endorsement demonstrates the necessary knowledge of traffic control devices to operate a Class B motor driven cycle upon a highway. Upon the request of an individual with a disability, or of a representative of an individual with a disability, the bureau shall make available to the individual a test that:

- (1) complies with this section; and
- (2) accommodates the individual's disability.

SECTION 75. IC 9-24-16-4.5, AS AMENDED BY P.L.198-2016, SECTION 512, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 4.5. (a) The bureau may adopt rules under IC 4-22-2 concerning the ability of an individual to renew an identification card under section 5 of this chapter, apply for a replacement identification card under section 9 of this chapter, or apply for a replacement identification card under section 6 of this chapter by electronic service. If rules are adopted under this subsection, the rules must provide that an individual's renewal, amendment, or replacement of an identification card by electronic service is subject to the following conditions:

- (1) A valid computerized image or digital photograph of the individual must exist within the records of the bureau.
- (2) The individual must be a citizen of the United States, as shown in the records of the bureau.



1	(3) There must not have been any change in the:
2	(A) legal address; or
3	(B) name;
4	of the individual since the issuance or previous renewal of the
5	identification card of the individual.
6	(4) The identification card of the individual must not be expired
7	more than one hundred eighty (180) days at the time of the
8	application for renewal.
9	(b) An individual applying for:
10	(1) the renewal of an identification card; or
l 1	(2) a replacement identification card;
12	must apply in person if the individual is not entitled to apply by mail or
13	by electronic service <del>under rules</del> <del>adopted</del> under subsection (a).
14	SECTION 76. IC 9-24-16-10, AS AMENDED BY P.L.155-2019,
15	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JANUARY 1, 2022]: Sec. 10. (a) The bureau may:
17	(1) adopt rules under IC 4-22-2, including rules to:
18	(A) verify an applicant's identity, lawful status, and residence;
19	and
20	(B) invalidate on a temporary basis a license or permit that
21	was issued based on fraudulent documentation; and
22	(2) prescribe all forms necessary;
23	to implement this chapter.
24	(b) The bureau may not impose a fee for the issuance of:
25	(1) an original;
26	(2) a renewal of an;
27	(3) a replacement; or
28	(4) an amended;
29	identification card to an individual described in subsection (c). For
30	purposes of this subsection, the amendment of an identification card
31	includes the addition of a Class B motor driven cycle endorsement to
32	the identification card.
33	(c) An identification card must be issued without the payment of a
34	fee or charge to an individual who does not have a valid Indiana
35	driver's license if the individual:
36	(1) will be at least eighteen (18) years of age and eligible to vote
37	in the next general, municipal, or special election;
38	(2) is:
39	(A) at least sixteen (16) years of age; and
10	(B) under the care and supervision of the department of child
11	services; or
12	(3) represents, pursuant to IC 31-36-3-4(b), a homeless youth (as



1	defined in IC 31-36-3-4) and presents a fee and consent waiver
2	affidavit described in IC 31-36-3-4(c).
3	(d) The fee to issue, renew, replace, or amend an identification card
4	issued before January 1, 2017, is as follows:
5	(1) To an individual who is less than sixty-five (65) years of age,
6	eleven dollars and fifty cents (\$11.50). The fee shall be
7	distributed as follows:
8	(A) Fifty cents (\$0.50) to the state motor vehicle technology
9	fund.
10	(B) One dollar and twenty-five cents (\$1.25) to the integrated
11	public safety communications fund.
12	(C) Two dollars and seventy-five cents (\$2.75) to the motor
13	vehicle highway account.
14	(D) Seven dollars (\$7) to the commission fund.
15	(2) To an individual who is at least sixty-five (65) years of age or
16	to an individual with a physical disability who is not entitled to
17	obtain a driver's license, nine dollars (\$9). The fee shall be
18	distributed as follows:
19	(A) Fifty cents (\$0.50) to the state motor vehicle technology
20	fund.
21	(B) One dollar and fifty cents (\$1.50) to the motor vehicle
22	highway account.
23	(C) One dollar and twenty-five cents (\$1.25) to the integrated
24	public safety communications fund.
25	(D) Five dollars and seventy-five cents (\$5.75) to the
26	commission fund.
27	(e) The fee to issue, renew, replace, or amend an identification card
28	issued after December 31, 2016, is nine dollars (\$9). The fee shall be
29	distributed as follows:
30	(1) Twenty-five cents (\$0.25) to the motor vehicle highway
31	account.
32	(2) Fifty cents (\$0.50) to the state motor vehicle technology fund.
33	(3) One dollar and twenty-five cents (\$1.25) to the integrated
34	public safety communications fund.
35	(4) Two dollars (\$2) to the crossroads 2000 fund.
36	(5) Five dollars (\$5) to the commission fund.
37	SECTION 77. IC 9-24-16-15 IS ADDED TO THE INDIANA
38	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
39	[EFFECTIVE JANUARY 1, 2022]: Sec. 15. (a) The bureau may
40	impose an additional fee of twenty-five dollars (\$25) if the bureau
41	processes a credential application under this chapter in a period of
42	time that is shorter than the normal processing period. The bureau



shall	deposit	the fee	in the	commiss	ion fund.	

(b) A fee imposed under this section is in addition to any other fee imposed under this chapter.

SECTION 78. IC 9-24-16.5-15 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: **Sec. 15. (a)** The bureau may impose an additional fee of twenty-five dollars (\$25) if the bureau processes a credential application under this chapter in a period of time that is shorter than the normal processing period. The bureau shall deposit the fee in the commission fund.

(b) A fee imposed under this section is in addition to any other fee imposed under this chapter.

SECTION 79. IC 9-24-17.7 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:

**Chapter 17.7. Credentials and Vaccination Status and Proof of Immunity** 

- Sec. 1. The bureau shall not request information regarding an individual's vaccination status or proof of immunity when an individual applies for a credential under this article.
- Sec. 2. The bureau shall not collect, keep in a data base, place an indication on a credential, or share information regarding an individual's vaccination status or proof of immunity.
- Sec. 3. The bureau shall not connect any bureau data base with any data base that tracks an individual's vaccination status or proof of immunity.

SECTION 80. IC 9-24-18-1, AS AMENDED BY P.L.198-2016, SECTION 527, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) An individual, except an individual exempted under IC 9-24-1-7, who knowingly or intentionally operates a motor vehicle upon a highway and has never received a valid driver's license commits a Class C misdemeanor. However, the offense is a Class A misdemeanor if the individual has a prior unrelated conviction under this section.

- (b) In a prosecution under this section, the burden is on the defendant to prove by a preponderance of the evidence that the defendant:
  - (1) had been issued a driver's license or permit that was valid; or
- (2) was operating a Class B motor driven cycle; at the time of the alleged offense. However, it is not a defense under subdivision (2) if the defendant was operating the Class B motor driven cycle in violation of IC 9-21-11-12.



SECTION 81. IC 9-24-19-7, AS AMENDED BY P.L.221-2014, SECTION 72, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. In a prosecution under this chapter, the burden is on the defendant to prove by a preponderance of the evidence that the defendant:

- (1) had been issued a driver's license or permit that was valid; or
- (2) was operating a <del>Class B</del> motor driven cycle; at the time of the alleged offense. However, it is not a defense under subdivision (2) if the defendant was operating the <del>Class B</del> motor driven cycle in violation of IC 9-21-11-12.

SECTION 82. IC 9-25-1-7, AS AMENDED BY P.L.142-2019, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. This article does not apply to:

- (1) off-road vehicles;
- (2) snowmobiles;

- (3) Class B motor driven cycles; or
- (4) electric foot scooters.

SECTION 83. IC 9-25-5-2, AS AMENDED BY P.L.125-2012, SECTION 249, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 2. (a) Except as provided in subsection (b), not more than forty-five (45) days after the bureau receives a copy of an accident report under IC 9-26, the bureau shall send to each person identified in the report as an operator of a motor vehicle involved in the accident a request for evidence of financial responsibility under section 3 of this chapter, unless the evidence has already been filed with the bureau. The request for evidence of financial responsibility shall be sent to each person identified in the report as an operator of a motor vehicle involved in the accident regardless of fault.

(b) The bureau may only send a request for evidence of financial responsibility under subsection (a) if the accident occurred not more than five (5) years prior to the date the bureau receives the copy of an accident report under IC 9-26.

SECTION 84. IC 9-25-7-3, AS AMENDED BY P.L.198-2016, SECTION 545, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 3. (a) The bureau shall, upon request, cancel a bond or return a certificate of insurance, direct the treasurer of state to return to the person entitled any money or securities deposited under this article as proof of financial responsibility, or waive the requirement of filing proof of financial responsibility in any of the following circumstances:

(1) At any time after three (3) years from the date the proof was



- required, if during the three (3) year period preceding the request the person furnishing the proof has not been convicted of an offense referred to in IC 9-30-4-6.1. (2) If the person on whose behalf the proof was filed dies or the person becomes permanently incapable of operating a motor vehicle. (3) If the person who has given proof of financial responsibility surrenders the person's driver's license, registration certificates, and registration plates to the bureau. The bureau may not release the proof if an action for damages upon a liability referred to in this article is pending, a judgment upon a liability is outstanding and unsatisfied, or the bureau has received notice that the person has, within the period of three (3) months immediately preceding, been involved as a driver in a motor vehicle accident. An affidavit of the applicant of the nonexistence of the facts referred to in this
  - (b) Whenever a person to whom proof has been surrendered under subsection (a)(3) applies for an operator's a driver's license (issued under IC 9-24-3) or chauffeur's license or the registration of a motor vehicle within a period of three (3) years from the date the proof of financial responsibility was originally required, the bureau shall reject the application unless the applicant reestablishes the proof for the remainder of the period.

subdivision is sufficient evidence of the nonexistence of the facts

in the absence of evidence to the contrary in the records of the

SECTION 85. IC 9-25-9-1, AS AMENDED BY P.L.149-2015, SECTION 74, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) After the bureau receives:

- (1) a certified abstract under IC 9-30-13-0.5 of the record of conviction of a person for a violation of a law relating to motor vehicles;
- (2) a judgment or an abstract under IC 9-30-3-11 of a case resulting in a conviction, judgment, or forfeiture of security deposit; or
- (3) a judgment, abstract, or other court order indicating the conviction of a person for a violation of a law relating to motor vehicles:

the bureau shall determine whether the bureau is required under subsection (b) to send to the person named in the judgment, abstract, or other court order a request for evidence of financial responsibility.

(b) **Except as provided in subsection (c),** the bureau shall send a request for evidence of financial responsibility to a person referred to



department.

in subsection (a) if	at least one (1)	of the following	g applies to the
person:			
(1) The judgm	ent, abstract, or	other court orde	er referred to in
subsection (a) r	eports that the pe	erson committed	a moving traffic
. 1	. 1	11 1 1	1 .1

- subsection (a) reports that the person committed a moving traffic violation for which points are assessed by the bureau under the point system, and, during a twelve (12) month period including the date of the violation referred to in the judgment, abstract, or other court order, the person committed at least two (2) additional moving traffic violations for which points are assessed by the bureau under the point system.
- (2) The judgment, abstract, or other court order referred to in subsection (a) reports that the person was convicted of:
  - (A) a misdemeanor; or
  - (B) a felony;

- involving a motor vehicle.
- (3) The judgment, abstract, or other court order referred to in subsection (a) reports that the person committed a moving traffic violation for which points are assessed by the bureau under the point system and the driving privileges of the person were previously suspended for violation of the financial responsibility requirements of IC 9-25.
- (c) The bureau shall not request evidence of financial responsibility under subsection (b) if the information required under subsection (a) indicates that the underlying offense occurred more than five (5) years prior to the date the bureau receives the information required under subsection (a).
- (e) (d) The expungement or other removal from a person's record of an underlying judgment or conviction for which the bureau sends to the person a request for evidence of financial responsibility under this section does not alter or otherwise affect a penalty imposed by the bureau on the person for the person's failure to provide evidence of financial responsibility under this article.

SECTION 86. IC 9-28-5.1-2, AS ADDED BY P.L.93-2010, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 2. A reciprocal agreement entered into under section 1 of this chapter must authorize the bureau to enter into a written agreement with a foreign country to waive one (1) or more of the examination requirements under IC 9-24 for obtaining an operator's a driver's license from this state.

SECTION 87. IC 9-28-5.1-3, AS AMENDED BY P.L.178-2019, SECTION 61, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 3. A written reciprocity agreement entered



into under section 2 of this chapter must require an applicant from the foreign country for an operator's a driver's license to possess a valid driver's license for the type of vehicle being operated or the equivalent from the foreign country.

SECTION 88. IC 9-30-3-12, AS AMENDED BY P.L.120-2017, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 12. (a) If during any twelve (12) month period an individual has committed moving traffic violations for which the individual has:

- (1) been convicted of at least two (2) traffic misdemeanors;
- (2) had at least two (2) traffic judgments entered against the individual; or
- (3) been convicted of at least one (1) traffic misdemeanor and has had at least one (1) traffic judgment entered against the individual;

the bureau may shall require the individual to attend and satisfactorily complete a driver safety program approved by the bureau. The individual shall pay all applicable fees required by the bureau.

- (b) This subsection applies to an individual who is less than twenty-one (21) years of age. An individual is required to attend and satisfactorily complete a driver safety program approved by the bureau if the individual has, at least twice when the individual was less than twenty-one (21) years of age, been the operator of a motor vehicle involved in an incident for which points may be assessed by the bureau under the point system. The individual shall pay all applicable fees required by the bureau.
- (c) The bureau may shall suspend the driving privileges of any individual who:
  - (1) fails to attend a driver safety program; or
- (2) fails to satisfactorily complete a driver safety program; as required by this section.
- (d) Notwithstanding IC 33-37-4-2, any court may suspend one-half (1/2) of each applicable court cost (including fees) for which an individual is liable due to a traffic violation if the individual enrolls in and completes a driver safety program or a similar school conducted by an agency of the state or local government.

SECTION 89. IC 9-30-3-14, AS AMENDED BY P.L.85-2013, SECTION 84, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 14. If a court convicts a person for a moving traffic offense and the person is known or believed by the court not to be the owner of the motor vehicle, the court shall, within seven (7) days after entering the conviction, deposit with the United States Postal



1	Service, first class postage prepaid, notice addressed to the owner of
2	the motor vehicle giving the owner the following information:
3	(1) The name and address of the person convicted.
4	(2) The name and address of the owner of the motor vehicle.
5	(3) The offense upon which the conviction was made.
6	(4) The date of arrest of the person convicted and the location of
7	the place of the offense.
8	(5) The license plate number of the motor vehicle.
9	(6) The operator's driver's or chauffeur's license number of the
10	person convicted.
11	(7) The date of the conviction and the name of the court making
12	the conviction.
13	SECTION 90. IC 9-30-6-8, AS AMENDED BY P.L.29-2020,
14	SECTION 1, AND AS AMENDED BY P.L.110-2020, SECTION 4,
15	AND AS AMENDED BY THE TECHNICAL CORRECTIONS BILL
16	OF THE 2021 GENERAL ASSEMBLY, IS CORRECTED AND
17	AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1,
18	2022]: Sec. 8. (a) Except as provided in IC 9-30-16-1(g), whenever a
19	judicial officer has determined that there was probable cause to believe
20	that a person has violated IC 9-30-5, IC 35-46-9, or IC 14-15-8 (before
21	its repeal), the clerk of the court shall forward, in a form and manner
21 22	its repeal), the clerk of the court shall forward, in a form and manner prescribed by the bureau:
	* *
22	prescribed by the bureau:
22 23	prescribed by the bureau: (1) a paper copy of the affidavit, or an electronic substitute; or
22 23 24 25 26	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter;
22 23 24 25	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or  (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection
22 23 24 25 26 27 28	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or  (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:
22 23 24 25 26 27 28 29	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of
22 23 24 25 26 27 28 29 30	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or  (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:
22 23 24 25 26 27 28 29 30 31	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or  (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there
22 23 24 25 26 27 28 29 30 31 32	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or  (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).
22 23 24 25 26 27 28 29 30 31 32 33	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or  (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (2) State that the person was arrested for a violation of IC 9-30-5
22 23 24 25 26 27 28 29 30 31 32 33 34	prescribed by the bureau:  (1) a paper copy of the affidavit, or an electronic substitute; or  (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).
22 23 24 25 26 27 28 29 30 31 32 33 34 35	(1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter; to the bureau <i>at the conclusion of the initial hearing under subsection</i> (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (2) State that the person was arrested for a violation of IC 9-30-5 or operating a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	(1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter; to the bureau <i>at the conclusion of the initial hearing under subsection</i> (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (2) State that the person was arrested for a violation of IC 9-30-5 or operating a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (3) State whether the person:
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	(1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following: (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal). (2) State that the person was arrested for a violation of IC 9-30-5 or operating a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal). (3) State whether the person: (A) refused to submit to a chemical test when offered; or
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	(1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter; to the bureau <i>at the conclusion of the initial hearing under subsection</i> (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (2) State that the person was arrested for a violation of IC 9-30-5 or operating a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (3) State whether the person:
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	(1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (2) State that the person was arrested for a violation of IC 9-30-5 or operating a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (3) State whether the person:  (A) refused to submit to a chemical test when offered; or (B) submitted to a chemical test that resulted in prima facie evidence that the person was intoxicated.
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	(1) a paper copy of the affidavit, or an electronic substitute; or (2) a bureau certificate as described in section 16 of this chapter; to the bureau at the conclusion of the initial hearing under subsection (c).  (b) The probable cause affidavit required under section 7(b)(2) of this chapter must do the following:  (1) Set forth the grounds for the arresting officer's belief that there was probable cause that the arrested person was operating a vehicle in violation of IC 9-30-5 or a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (2) State that the person was arrested for a violation of IC 9-30-5 or operating a motorboat in violation of IC 35-46-9 or IC 14-15-8 (before its repeal).  (3) State whether the person:  (A) refused to submit to a chemical test when offered; or (B) submitted to a chemical test that resulted in prima facie

subsection (a) that there was probable cause to believe that a person



- has violated IC 9-30-5, IC 35-46-9, or IC 14-15-8 (before its repeal), at the initial hearing of the matter held under IC 35-33-7-1 the court shall recommend immediate suspension of the person's driving privileges to take effect on the date the order is entered, and forward to the bureau a copy of the order recommending immediate suspension of driving privileges.
- (d) If it is determined under subsection (a) that there is probable cause to believe that a person violated IC 9-30-5, the court may, as an alternative to *any* suspension of the person's driving privileges under subsection (c), issue an order recommending that the person be prohibited from operating a motor vehicle unless the motor vehicle is equipped with a functioning certified ignition interlock device under IC 9-30-8. *This subsection applies even if the probable cause affidavit in subsection (b) states that the person:* 
  - (1) refused to submit to a chemical test; or
  - (2) submitted to a chemical test that resulted in prima facie evidence that the person was intoxicated.

The order remains in effect until the bureau is notified by a court that the criminal charges against the person have been resolved. When the court issues an order under this subsection, no administrative suspension is imposed by the bureau and no suspension is noted on the person's driving record.

- (e) A person commits a Class B infraction if the person:
  - (1) operates a motor vehicle without a functioning certified ignition interlock device; and
  - (2) is prohibited from operating a motor vehicle unless the motor vehicle is equipped with a functioning certified ignition interlock device under subsection (d).
- (f) A person commits a Class B misdemeanor if the person:
  - (1) operates a motor vehicle without a functioning certified ignition interlock device; and
  - (2) knows the person is prohibited from operating a motor vehicle unless the motor vehicle is equipped with a functioning certified ignition interlock device under subsection (d).

SECTION 91. IC 9-30-10-18, AS AMENDED BY P.L.216-2014, SECTION 156, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 18. (a) In a criminal action brought under section 16 or 17 of this chapter, it is a defense that the operation of a motor vehicle was necessary to save life or limb in an extreme emergency. The defendant must bear the burden of proof by a preponderance of the evidence to establish this defense.

(b) In an action brought under section 16 or 17 of this chapter, it is



1	a defense that the defendant was operating a Class B motor driven
2	cycle, unless the defendant was operating the Class B motor driven
3	cycle in violation of IC 9-21-11-12. The defendant must bear the
4	burden of proof by a preponderance of the evidence to establish this
5	defense.
6	SECTION 92. IC 9-30-16-1, AS AMENDED BY P.L.110-2020,
7	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JANUARY 1, 2022]: Sec. 1. (a) Except as provided in subsection (b).
9	the following are ineligible for specialized driving privileges under this
10	chapter:
11	(1) A person who has never been an Indiana resident.
12	(2) A person seeking specialized driving privileges with respect
13	to a suspension based on the person's refusal to submit to a
14	chemical test offered under IC 9-30-6 or IC 9-30-7. However, a
15	court may grant this person driving privileges under
16	IC 9-30-6-8(d).
17	(3) A person whose driving privileges have been suspended or
18	revoked under IC 9-24-10-7(b)(2)(A).
19	(4) A person whose driving privileges have been suspended under
20	IC 9-21-8-52(e) or IC 9-21-12-1(b).
21	(b) This chapter applies to the following:
22	(1) A person who held an operator's, a driver's license (issued
23	under IC 9-24-3), or a commercial driver's, a public passenger
24	chauffeur's, or a chauffeur's license at the time of:
25	(A) the criminal conviction for which the operation of a motor
26	vehicle is an element of the offense;
27	(B) any criminal conviction for an offense under IC 9-30-5.
28	IC 35-46-9, or IC 14-15-8 (before its repeal); or
29	(C) committing the infraction of exceeding a worksite speed
30	limit for the second time in one (1) year under IC 9-21-5-11(f).
31	(2) A person who:
32	(A) has never held a valid Indiana driver's license or does not
33	currently hold a valid Indiana learner's permit; and
34	(B) was an Indiana resident when the driving privileges for
35	which the person is seeking specialized driving privileges
36	were suspended.
37	(c) Except as specifically provided in this chapter, a court may
38	suspend the driving privileges of a person convicted of any of the
39	following offenses for a period up to the maximum allowable period of
40	incarceration under the penalty for the offense:
TU	montoration under the penalty for the offense.

(1) Any criminal conviction in which the operation of a motor vehicle is an element of the offense.



1	(2) Any criminal conviction for an offense under IC 9-30-5,
2	IC 35-46-9, or IC 14-15-8 (before its repeal).
3	(3) Any offense under IC 35-42-1, IC 35-42-2, or IC 35-44.1-3-1
4	that involves the use of a vehicle.
5	(d) Except as provided in section 3.5 of this chapter, a suspension
6	of driving privileges under this chapter may begin before the
7	conviction. Multiple suspensions of driving privileges ordered by a
8	court that are part of the same episode of criminal conduct shall be
9	served concurrently. A court may grant credit time for any suspension
10	that began before the conviction, except as prohibited by section
11	6(a)(2) of this chapter.
12	(e) If a person has had an ignition interlock device installed as a
13	condition of specialized driving privileges or under IC 9-30-6-8(d), the
14	period of the installation shall be credited as part of the suspension of
15	driving privileges.
16	(f) This subsection applies to a person described in subsection
17	(b)(2). A court shall, as a condition of granting specialized driving
18	privileges to the person, require the person to apply for and obtain an
19	Indiana driver's license.
20	(g) If a person indicates to the court at an initial hearing (as
21	described in IC 35-33-7) that the person intends to file a petition for a
22	specialized driving privileges hearing with that court under section 3
23	or 4 of this chapter, the following apply:
24	(1) The court shall:
25	(A) stay the suspension of the person's driving privileges at the
26	initial hearing and shall not submit the probable cause
27	affidavit related to the person's offense to the bureau; and
28	(B) set the matter for a specialized driving privileges hearing
29	not later than thirty (30) days after the initial hearing.
30	(2) If the person does not file a petition for a specialized driving
31	privileges hearing not later than ten (10) days after the date of the
32	initial hearing, the court shall lift the stay of the suspension of the
33	person's driving privileges and shall submit the probable cause
34	affidavit related to the person's offense to the bureau for
35	automatic suspension.
36	(3) If the person files a petition for a specialized driving privileges
37	hearing not later than ten (10) days after the initial hearing, the
38	stay of the suspension of the person's driving privileges continues
39	until the matter is heard and a determination is made by the court
40	at the specialized driving privileges hearing.
41	(4) If the specialized driving privileges hearing is continued due



to:

1	(A) a congestion of the court calendar;
2	(B) the prosecuting attorney's motion for a continuance; or
3	(C) the person's motion for a continuance with no objection by
4	the prosecuting attorney;
5	the stay of the suspension of the person's driving privileges
6	continues until addressed at the next hearing.
7	(5) If the person moves for a continuance of the specialized
8	driving privileges hearing and the court grants the continuance
9	over the prosecuting attorney's objection, the court shall lift the
10	stay of the suspension of the person's driving privileges and shall
11	submit the probable cause affidavit related to the person's offense
12	to the bureau for automatic suspension.
13	SECTION 93. IC 9-33-2-1, AS ADDED BY P.L.149-2015
14	SECTION 110, IS AMENDED TO READ AS FOLLOWS
15	[EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) If a person determines
16	that the records of the bureau contain a material error with respect to
17	the person or the person's records, the person may notify the bureau in
18	writing of the material error.
19	(b) Not more than thirty (30) days after the bureau receives notice
20	under subsection (a), the bureau shall determine if a material error was
21	made.
22	(c) If the bureau determines that a material error was made with
23	respect to the person's records, the bureau shall provide written notice
24	to the person and correct the error, including removing any suspension
25	of the person's driving privileges or registration and reinstating the
26	person's driving privileges or registration.
27	(d) If the bureau determines that a material error exists with respec
28	to an action under IC 9-30-10, the bureau shall notify the prosecuting
29	attorney of the county in which the action originated of the bureau's
30	determination of the material error. The prosecuting attorney is entitled
31	to respond to the bureau's determination.
32	(e) A person aggrieved by the bureau's determination of a materia
33	error under this section may seek judicial review of the determination
34	under section 3 of this chapter.
35	(f) The bureau may enter into an agreement with the office of
36	administrative law proceedings under IC 4-15-10.5-12 to conduct
37	a review under this section on the bureau's behalf.
38	SECTION 94. IC 14-15-11-4, AS AMENDED BY P.L.125-2012
39	SECTION 401, IS AMENDED TO READ AS FOLLOWS
40	[EFFECTIVE JANUARY 1, 2022]: Sec. 4. As used in this chapter
41	"Indiana driver's license" means:

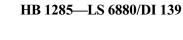
(1) an operator's a driver's license issued under IC 9-24-3;



1 2	(2) a chauffeur's license (before the expiration of IC 9-24-4 on July 1, 2024); or
3	(3) a public passenger chauffeur's license (before the expiration
4	of IC 9-24-5 on July 1, 2022);
5	that is issued to an individual by the bureau of motor vehicles under
6	IC 9-24.
7	SECTION 95. IC 14-22-11-11 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 11. A resident of
9	Indiana on leave from the armed forces of the United States may hunt
10	or fish any species in season without a license for the duration of the
11	person's leave. However, when the person is hunting or fishing, the
12	person must show the person's leave orders and motor vehicle
13	operator's driver's license or voter registration card to prove residence
14	in Indiana to a law enforcement officer requesting to see the leave
15	orders and license or card.
16	SECTION 96. IC 14-22-17-1 IS AMENDED TO READ AS
17	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. As used in this
18	chapter, "resident" means a person who:
19	(1) has continuously resided in Indiana for at least three hundred
20	sixty-five (365) consecutive days immediately before applying for
21	a license under this chapter; and
22	(2) possesses:
23 24	(A) an Indiana motor vehicle operator's driver's license; or
24	(B) an identification card;
25	issued by the bureau of motor vehicles.
26	SECTION 97. IC 20-33-2-11, AS AMENDED BY P.L.233-2015,
27	SECTION 248, IS AMENDED TO READ AS FOLLOWS
28	[EFFECTIVE JANUARY 1, 2022]: Sec. 11. (a) Notwithstanding
29	IC 9-24 concerning the minimum requirements for qualifying for the
30	issuance of an operator's a driver's license or a learner's permit, and
31	subject to subsections (c) through (e), an individual who is:
32	(1) at least thirteen (13) fifteen (15) years of age but and less than
33	fifteen (15) eighteen (18) years of age;
34	(2) a habitual truant under the definition of habitual truant
35	established under subsection (b); and
36	(3) identified in the information submitted to the bureau of motor
37	vehicles under subsection (f);
38	may not be issued an operator's a driver's license or a learner's permit
39	to drive a motor vehicle under IC 9-24 until the individual is at least
40	eighteen (18) years of age.

(b) Each governing body may establish and include as part of the

written copy of its discipline rules described in IC 20-33-8-12:





1	(1) a definition of a child who is designated as a habitual truant,
2	which must, at a minimum, define the term as a student who is
3	chronically absent, by having unexcused absences from school for
4	more than ten (10) days of school in one (1) school year; and
5	(2) all other pertinent matters related to this action.
6	(c) An individual described in subsection (a) is entitled to the
7	procedure described in IC 20-33-8-19.
8	(d) An individual described in subsection (a) who is at least thirteen
9	(13) years of age and less than eighteen (18) years of age is entitled to
10	a periodic review of the individual's attendance record in school to
11	determine whether the prohibition described in subsection (a) shall
12	continue. The periodic reviews may not be conducted less than one (1)
13	time each school year.
14	(e) Upon review, the governing body may determine that the
15	individual's attendance record has improved to the degree that the
16	individual may become eligible to be issued an operator's a driver's
17	license or a learner's permit.
18	(f) The governing body of the school corporation may submit to the
19	bureau of motor vehicles the pertinent information concerning an
20	individual's ineligibility under subsection (a) to be issued an operator's
21	a driver's license or a learner's permit.
22	(g) The department shall develop guidelines concerning criteria
23	used in defining a habitual truant that may be considered by a
24	governing body in complying with subsection (b).
25	SECTION 98. IC 24-3-5-5, AS AMENDED BY P.L.49-2020,
26	SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JANUARY 1, 2022]: Sec. 5. (a) A merchant who mails or ships
28	cigarettes as part of a delivery sale shall:
29	(1) use a mailing or shipping service that requires the customer or
30	a person at least twenty-one (21) years of age who is designated
31	by the customer to:
32	(A) sign to accept delivery of the cigarettes; and
33	(B) present a valid operator's driver's license issued under
34	IC 9-24-3 or an identification card issued under IC 9-24-16 if
35	the customer or the customer's designee, in the opinion of the
36	delivery agent or employee of the mailing or shipping service,
37	appears to be less than thirty (30) years of age;
38	(2) provide to the mailing or shipping service used under
39	subdivision (1) proof of compliance with section 6(a) of this
40	chapter; and
41	(3) include the following statement in bold type or capital letters
42	on an invoice or shipping document:



1	INDIANA LAW PROHIBITS THE MAILING OR SHIPPING
2	OF CIGARETTES TO A PERSON LESS THAN
3	TWENTY-ONE (21) YEARS OF AGE AND REQUIRES
4	PAYMENT OF ALL APPLICABLE TAXES.
5	(b) The commission may impose a civil penalty of not more than
6	one thousand dollars (\$1,000) if a mailing or shipping service:
7	(1) delivers cigarettes as part of a delivery sale without first
8	receiving proof from the merchant of compliance with section
9	6(a) of this chapter; or
10	(2) fails to obtain a signature and proof of identification of the
11	customer or the customer's designee under subsection (a)(1).
12	The commission shall deposit amounts collected under this subsection
13	into the Richard D. Doyle youth tobacco education and enforcement
14	fund established by IC 7.1-6-2-6.
15	(c) The following apply to a merchant that mails or ships cigarettes
16	as part of a delivery sale without using a third party service as required
17	by subsection (a)(1):
18	(1) The merchant shall require the customer or a person at least
19	twenty-one (21) years of age who is designated by the customer
20	to:
21	(A) sign to accept delivery of the cigarettes; and
22	(B) present a valid operator's driver's license issued under
23	IC 9-24-3 or identification card issued under IC 9-24-16 if the
24	customer or the customer's designee, in the opinion of the
25	merchant or the merchant's employee making the delivery,
26	appears to be less than thirty (30) years of age.
27	(2) The commission may impose a civil penalty of not more than
28	one thousand dollars (\$1,000) if the merchant:
29	(A) delivers the cigarettes without first complying with section
30	6(a) of this chapter; or
31	(B) fails to obtain a signature and proof of identification of the
32	customer or the customer's designee under subdivision (1).
33	The commission shall deposit amounts collected under this
34	subdivision into the Richard D. Doyle youth tobacco education
35	and enforcement fund established by IC 7.1-6-2-6.
36	SECTION 99. IC 31-11-4-6, AS AMENDED BY P.L.94-2020,
37	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38	JANUARY 1, 2022]: Sec. 6. Each individual who applies for a
39	marriage license must submit to the clerk of the circuit court
40	documentary proof of the individual's age, in the form of:
41	(1) a:
42	(A) certified copy of the individual's birth certificate;



1	(B) copy of a birth record; or
2	(C) certification of birth issued by the state department of
3	health, a local registrar of vital statistics, or another public
4	office charged with similar duties under the law of another
5	state, territory, or country;
6	(2) a certified copy of a judicial decree issued under IC 34-28-1
7	(or IC 34-4-3 before its repeal) that establishes the date of the
8	individual's birth;
9	(3) a passport;
10	(4) a valid operator's driver's license or other identification that
11	is issued by a state or another governmental entity and that
12	contains the individual's date of birth and current address;
13	(5) an immigration or naturalization record showing the
14	individual's date of birth;
15	(6) a United States selective service card or armed forces record
16	showing the individual's date of birth; or
17	(7) a:
18	(A) court record; or
19	(B) document or record issued by a governmental entity;
20	showing the individual's date of birth.
21 22 23 24	SECTION 100. IC 31-37-19-13 IS AMENDED TO READ AS
22	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 13. (a) This
23	section applies if a child is a delinquent child under IC 31-37-1 due to
24	the commission of a delinquent act that, if committed by an adult,
25	would be:
26	(1) dealing in:
27	(A) a controlled substance (as defined in IC 35-48-1-9); or
28	(B) a counterfeit substance (as defined in IC 35-48-1-10);
29	(2) possessing:
30	(A) a controlled substance (as defined in IC 35-48-1-9); or
31	(B) a prescription drug (as defined in IC 35-48-1-25);
32	for which the child does not have a prescription; or
33	(3) conspiring to commit an act described in subdivision (1) or
34	(2).
35	(b) The juvenile court shall, in addition to any other order or decree
36	the court makes under this chapter, order the bureau of motor vehicles
37	to invalidate the child's operator's driver's license or permit for a
38	period specified by the court of at least six (6) months but not more
39	than one (1) year from the time the child would otherwise be eligible
40	for a learner's permit.
41	SECTION 101. IC 31-37-19-14 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 14. (a) This



1	section applies if:
2	(1) a child has been previously determined to be a delinquent
3	child under IC 31-37-1 (or IC 31-6-4-1(b)(1) before its repeal)
4	due to the commission of a delinquent act described in section
5	13(a)(1), $13(a)(2)$ , or $13(a)(3)$ of this chapter (or
6	IC $31-6-4-15.9(d)(1)$ , IC $31-6-4-15.9(d)(2)$ , or
7	IC 31-6-4-15.9(d)(3) before its repeal); or
8	(2) the delinquent act described in section 13(a)(1), 13(a)(2), or
9	13(a)(3) of this chapter (or IC 31-6-4-15.9(d)(1),
10	IC 31-6-4-15.9(d)(2), or IC 31-6-4-15.9(d)(3) before its repeal)
11	was committed:
12	(A) on school property;
13	(B) within one thousand (1,000) feet of school property; or
14	(C) on a school bus.
15	(b) The juvenile court shall, in addition to any other order or decree
16	the court makes under this chapter, order the bureau of motor vehicles
17	to invalidate the child's operator's driver's license for a period
18	specified by the court of at least six (6) months but not more than two
19	(2) years from the time the child would otherwise be eligible for a
20	learner's permit.
21	SECTION 102. IC 31-37-19-17 IS AMENDED TO READ AS
22	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 17. (a) This
23	section applies if a child is a delinquent child under IC 31-37-1 due to
24	the commission of a delinquent act that, if committed by an adult,
25	would be criminal mischief or institutional criminal mischief under
26	IC 35-43-1-2 that involves the use of graffiti.
27	(b) The juvenile court may, in addition to any other order or decree
28	the court makes under this chapter, order the bureau of motor vehicles
29	to:
30	(1) suspend the child's <del>operator's</del> <b>driver's</b> license; or
31	(2) invalidate the child's learner's permit;
32	for one (1) year beginning the date of the order.
33	SECTION 103. IC 31-37-19-20 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 20. (a) This
35	section applies if the juvenile court has entered an order for suspension
36	or invalidation of an operator's a driver's license or a learner's permit
37	under section 17 of this chapter (or IC 31-6-4-15.9(f) before its repeal).
38	(b) Following a determination by the juvenile court that the child
39	has removed or painted over the graffiti or has made other suitable
40	restitution, the court may:

(1) rescind the order for suspension or invalidation; and

(2) allow the child to receive a license or permit before the period



1	of suspension or invalidation ends.
2	SECTION 104. IC 34-13-3-2, AS AMENDED BY P.L.92-2019,
3	SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JANUARY 1, 2022]: Sec. 2. This chapter applies to a claim or suit in
5	tort against any of the following:
6	(1) The bureau of motor vehicles commission established by
7	IC 9-14-9-1.
8	(1) (2) A member of the bureau of motor vehicles commission
9	board established under IC 9-14-9-2.
10	(2) (3) An employee of the bureau of motor vehicles commission.
11	(3) (4) A member of the driver education advisory board
12	established by IC 9-27-6-5.
13	(4) (5) An approved postsecondary educational institution (as
14	defined in IC 21-7-13-6(a)(1)), or an association acting on behalf
15	of an approved postsecondary educational institution, that:
16	(A) shares data with the commission for higher education
17	under IC 21-12-1; and
18	(B) is named as a defendant in a claim or suit in tort based on
19	any breach of the confidentiality of the data that occurs after
20	the institution has transmitted the data in compliance with
21	IC 21-12-12-1.
22	(5) (6) The state fair commission established by IC 15-13-2-1.
23	(6) (7) A member of the state fair commission established by
24	IC 15-13-2-1 or an employee of the state fair commission.
25	(7) (8) The state fair board established by IC 15-13-5-1.
26	(8) (9) A member of the state fair board established by
27	IC 15-13-5-1.
28	SECTION 105. IC 34-13-3-2.5, AS ADDED BY P.L.129-2016,
29	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JANUARY 1, 2022]: Sec. 2.5. The addition of section 2(4) 2(5) of this
31	chapter by SEA 146-2016, SECTION 1, does not apply to a claim or
32	suit in tort against a postsecondary educational institution if filed
33	before March 30, 2016.
34	SECTION 106. IC 34-28-5-5, AS AMENDED BY P.L.146-2016,
35	SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JANUARY 1, 2022]: Sec. 5. (a) A defendant against whom a judgment
37	is entered is liable for costs. Costs are part of the judgment and may not
38	be suspended except under IC 9-30-3-12. Whenever a judgment is
39	entered against a person for the commission of two (2) or more civil
40	violations (infractions or ordinance violations), the court may waive the
41	person's liability for costs for all but one (1) of the violations. This

subsection does not apply to judgments entered for violations



1	constituting:
2	(1) Class D infractions, except for violations for failure to use
3	a seatbelt under IC 9-19-10-8, or a child restraint system
4	under IC 9-19-11-2 or IC 9-19-11-3.6; or
5	(2) Class C infractions for unlawfully parking in a space reserved
6	for a person with a physical disability under IC 5-16-9-5 or
7	IC 5-16-9-8.
8	(b) If a judgment is entered:
9	(1) for a violation constituting:
10	(A) a Class D infraction; or
11	(B) a Class C infraction for unlawfully parking in a space
12	reserved for a person with a physical disability under
13	IC 5-16-9-5 or IC 5-16-9-8; or
14	(2) in favor of the defendant in any case;
15	the defendant is not liable for costs.
16	(c) Except for costs, and except as provided in subsections (e) and
17	(f) and IC 9-21-5-11(e), the funds collected as judgments for violations
18	of statutes defining infractions shall be deposited in the state general
19	fund.
20	(d) A judgment may be entered against a defendant under this
21	section or section 4 of this chapter upon a finding by the court that the
22	defendant:
23	(1) violated:
24	(A) a statute defining an infraction; or
25	(B) an ordinance; or
26	(2) consents to entry of judgment for the plaintiff upon a pleading
27	of nolo contendere for a moving traffic violation.
28	(e) The funds collected for an infraction judgment described in
29	section 4(h) of this chapter shall be transferred to a dedicated county
30	fund. The money in the dedicated county fund does not revert to the
31	county general fund or state general fund and may be used, after
32	appropriation by the county fiscal body, only for the following
33	purposes:
34	(1) To pay compensation of commissioners appointed under
35	IC 33-33-49.
36	(2) To pay costs of the county's guardian ad litem program.
37	(f) The funds collected for an infraction judgment described in
38	section 4(i) of this chapter shall be transferred to a dedicated toll
39	revenue fund created as part of a project under IC 8-15.5-1-2(b)(4).
40	The money in the fund does not revert to the county general fund or
41	state general fund and may be used only to pay the cost of operating,

maintaining, and repairing the tolling system for a project



1	underIC 8-15.5-1-2(b)(4), including major repairs, replacements, and
2	improvements.
3	SECTION 107. IC 35-43-1-2, AS AMENDED BY P.L.111-2018,
4	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JANUARY 1, 2022]: Sec. 2. (a) A person who recklessly, knowingly,
6	or intentionally damages or defaces property of another person without
7	the other person's consent commits criminal mischief, a Class B
8	misdemeanor. However, the offense is:
9	(1) a Class A misdemeanor if the pecuniary loss is at least seven
10	hundred fifty dollars (\$750) but less than fifty thousand dollars
11	(\$50,000); and
12	(2) a Level 6 felony if:
13	(A) the pecuniary loss is at least fifty thousand dollars
14	(\$50,000);
15	(B) the damage causes a substantial interruption or impairment
16	of utility service rendered to the public;
17	(C) the damage is to a public record; or
18	(D) the damage is to a law enforcement animal (as defined in
19	IC 35-46-3-4.5).
20	(b) A person who recklessly, knowingly, or intentionally damages:
21	(1) a structure used for religious worship without the consent of
22	the owner, possessor, or occupant of the property that is damaged;
23	(2) a school or community center without the consent of the
24	owner, possessor, or occupant of the property that is damaged;
25	(3) the property of an agricultural operation (as defined in
26	IC 32-30-6-1) without the consent of the owner, possessor, or
27	occupant of the property that is damaged;
28	(4) the grounds:
29	(A) adjacent to; and
30	(B) owned or rented in common with;
31	a structure or facility identified in subdivisions (1) through (3)
32	without the consent of the owner, possessor, or occupant of the
33	property that is damaged;
34	(5) personal property contained in a structure or located at a
35	facility identified in subdivisions (1) through (3) without the
36	consent of the owner, possessor, or occupant of the property that
37	is damaged;
38	(6) property that is vacant real property (as defined in
39	IC 36-7-36-5) or a vacant structure (as defined in IC 36-7-36-6);
40	or
41	(7) property after the person has been denied entry to the property
42	by a court order that was issued:



1	(A) to the person; or
2	(B) to the general public by conspicuous posting on or around
3	the property in areas where a person could observe the order
4	when the property has been designated by a municipality or
5	county enforcement authority to be a vacant property, ar
6	abandoned property, or an abandoned structure (as defined ir
7	IC 36-7-36-1);
8	commits institutional criminal mischief, a Class A misdemeanor
9	However, the offense is a Level 6 felony if the pecuniary loss (or
10	property damage, in the case of an agricultural operation) is at least
l 1	seven hundred fifty dollars (\$750) but less than fifty thousand dollars
12	(\$50,000), and a Level 5 felony if the pecuniary loss (or property
13	damage, in the case of an agricultural operation) is at least fifty
14	thousand dollars (\$50,000).
15	(c) A person who recklessly, knowingly, or intentionally damages
16	property:
17	(1) during the dealing or manufacture of or attempted dealing or
18	manufacture of a controlled substance; and
19	(2) by means of a fire or an explosion;
20	commits controlled substances criminal mischief, a Level 6 felony
21	However, the offense is a Level 5 felony if the offense results in
22	moderate bodily injury to any person other than a defendant.
23	(d) If a person is convicted of an offense under this section that
24	involves the use of graffiti, the court may, in addition to any other
25	penalty, order that the person's operator's driver's license be suspended
26	or invalidated by the bureau of motor vehicles for not more than one
27	(1) year.
28	(e) The court may rescind an order for suspension or invalidation
29	under subsection (d) and allow the person to receive a license or permit
30	before the period of suspension or invalidation ends if the cour
31	determines that the person has removed or painted over the graffiti or
32	has made other suitable restitution.
33	(f) For purposes of this section, "pecuniary loss" includes:
34	(1) the total costs incurred in inspecting, cleaning, and
35	decontaminating property contaminated by a pollutant; and
36	(2) a reasonable estimate of all additional costs not already
37	incurred under subdivision (1) that are necessary to inspect, clean
38	and decontaminate property contaminated by a pollutant, to the
39	extent that the property has not already been:
10	(A) cleaned;
11	(B) decontaminated: or



(C) both cleaned and decontaminated.

The term includes inspection, cleaning, or decontamination conducted by a person certified under IC 16-19-3.1.

SECTION 108. IC 35-43-5-5, AS AMENDED BY P.L.158-2013, SECTION 477, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) A person who knowingly or intentionally issues or delivers a check, a draft, or an order on a credit institution for the payment of or to acquire money or other property, knowing that it will not be paid or honored by the credit institution upon presentment in the usual course of business, commits check deception, a Class A misdemeanor. However, the offense is:

- (1) a Level 6 felony if the amount of the check, draft, or order is at least seven hundred fifty dollars (\$750) and less than fifty thousand dollars (\$50,000); and
- (2) a Level 5 felony if the amount of the check, draft, or order is at least fifty thousand dollars (\$50,000).
- (b) An unpaid and dishonored check, a draft, or an order that has the drawee's refusal to pay and reason printed, stamped, or written on or attached to it constitutes prima facie evidence:
  - (1) that due presentment of it was made to the drawee for payment and dishonor thereof; and
  - (2) that it properly was dishonored for the reason stated.
- (c) The fact that a person issued or delivered a check, a draft, or an order, payment of which was refused by the drawee, constitutes prima facie evidence that the person knew that it would not be paid or honored. In addition, evidence that a person had insufficient funds in or no account with a drawee credit institution constitutes prima facie evidence that the person knew that the check, draft, or order would not be paid or honored.
- (d) The following two (2) items constitute prima facie evidence of the identity of the maker of a check, draft, or order if at the time of its acceptance they are obtained and recorded, either on the check, draft, or order itself or on file, by the payee:
  - (1) Name and residence, business, or mailing address of the maker
  - (2) Motor vehicle operator's driver's license number, Social Security number, home telephone number, or place of employment of the maker.
  - (e) It is a defense under subsection (a) if a person who:
    - (1) has an account with a credit institution but does not have sufficient funds in that account; and
    - (2) issues or delivers a check, a draft, or an order for payment on that credit institution;



pays the payee or holder the amount due, together with protest fees and any service fee or charge, which may not exceed the greater of twenty-seven dollars and fifty cents (\$27.50) or five percent (5%) (but not more than two hundred fifty dollars (\$250)) of the amount due, that may be charged by the payee or holder, within ten (10) days after the date of mailing by the payee or holder of notice to the person that the check, draft, or order has not been paid by the credit institution. Notice sent in the manner set forth in IC 26-2-7-3 constitutes notice to the person that the check, draft, or order has not been paid by the credit institution. The payee or holder of a check, draft, or order that has been dishonored incurs no civil or criminal liability for sending notice under this subsection.

- (f) A person does not commit a crime under subsection (a) when:
  - (1) the payee or holder knows that the person has insufficient funds to ensure payment or that the check, draft, or order is postdated; or
  - (2) insufficiency of funds or credit results from an adjustment to the person's account by the credit institution without notice to the person.



## COMMITTEE REPORT

Mr. Speaker: Your Committee on Roads and Transportation, to which was referred House Bill 1285, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 5, between lines 5 and 6, begin a new paragraph and insert: "SECTION 11. IC 9-13-2-39.7, AS AMENDED BY P.L.120-2020, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 39.7. (a) "Credential" means the following:

- (1) The following forms of documentation in physical form issued by the bureau under IC 9-24:
  - (A) A driver's license.
  - (B) A learner's permit.
  - (C) An identification card.
  - (D) A photo exempt identification card.
- (2) The following forms of documentation in the form of a mobile credential issued by the bureau under IC 9-24:
  - (A) Except for a commercial driver's license issued under IC 9-24-6.1, a driver's license.
  - (B) Except for a commercial learner's permit issued under IC 9-24-6.1, a learner's permit.
  - (C) An identification card.
- (3) For the purposes of IC 9-24-17.7, any form of documentation in physical form or digital form accessible on a mobile device issued by the bureau under IC 9-24.
- (b) Notwithstanding the July 1, 2021, effective date in HEA 1506-2019, SECTION 32 (P.L.178-2019), this section takes effect July 1, 2020 (rather than July 1, 2021)."

Page 5, between lines 21 and 22, begin a new paragraph and insert: "SECTION 12. IC 9-13-2-173.8 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 173.8. "Statewide electronic lien system", for purposes of IC 9-17-5.5, has the meaning set forth in IC 9-17-5.5-1(1).

SECTION 13. IC 9-13-2-173.9 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: **Sec. 173.9.** "Statewide electronic titling system", for purposes of IC 9-17-5.5, has the meaning set forth in IC 9-17-5.5-1(2)."

Page 6, between lines 16 and 17, begin a new paragraph and insert: "SECTION 15. IC 9-17-5.5 IS ADDED TO THE INDIANA CODE



AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]:

Chapter 5.5. Statewide Electronic Lien and Titling Systems Sec. 1. The following definitions apply throughout this chapter:

- (1) "Statewide electronic lien system" means a statewide electronic lien system established by the bureau to process:
  - (A) certificate of title data where a lien is notated; and
  - (B) the notification, maintenance, and release of security interests in vehicles:

through electronic means.

- (2) "Statewide electronic titling system" means a statewide electronic titling system established by the bureau to process applications for certificates of title through electronic means.
- Sec. 2. (a) The bureau shall establish a statewide electronic lien system not later than July 1, 2022.
  - (b) Not later than June 30, 2025, the bureau shall require:
    - (1) all applicants for a certificate of title under this article that have a secured interest; and
    - (2) all lienholders applying to perfect a lien on a motor vehicle under IC 9-17-5;

to use the statewide electronic lien system established under this chapter.

- (c) Nothing in this section prohibits the bureau from implementing before June 30, 2025, the mandatory use of the statewide electronic lien system established under this chapter.
- Sec. 3. (a) The bureau shall establish a statewide electronic titling system not later than July 1, 2023.
- (b) Not later than June 30, 2026, the bureau shall require all applicants for a certificate of title under this article to use the statewide electronic titling system established under this chapter.
- (c) Nothing in this section prohibits the bureau from implementing before June 30, 2026, the mandatory use of the statewide electronic titling system established under this chapter.

Sec. 4. The bureau may impose a fee for:

- (1) the use of the statewide electronic lien system;
- (2) the use of the statewide electronic titling system; and
- (3) costs associated with operation and maintenance of the statewide electronic lien system and the statewide electronic titling system.
- Sec. 5. The bureau may adopt rules under IC 4-22-2, including emergency rules in the manner provided under IC 4-22-2-37.1, to implement this chapter.



- Sec. 6. (a) Beginning in 2022, after June 30 and before November 1 of each year, the bureau shall submit a report to the legislative council in an electronic format under IC 5-14-6 providing information regarding the status of the statewide electronic lien system and the statewide electronic titling system.
  - (b) This section expires July 1, 2027.".

Page 8, between lines 5 and 6, begin a new paragraph and insert:

"SECTION 17. IC 9-18.1-11-8, AS AMENDED BY P.L.108-2019, SECTION 177, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 8. (a) If a license plate or other proof of registration is lost or stolen, the person in whose name the license plate or other proof of registration was issued shall notify:

- (1) the Indiana law enforcement agency that has jurisdiction where the <del>loss or</del> theft occurred; or
- (2) the law enforcement agency that has jurisdiction over the address listed on the registration for the vehicle for which the license plate or other proof of registration was issued;

that the original license plate or other proof of registration has been lost or stolen.

- (b) A person may apply to the bureau to replace a license plate or other proof of registration that is lost, stolen, destroyed, or damaged. The bureau shall issue a duplicate or replacement license plate or other proof of registration after the person does the following:
  - (1) Pays a fee of nine dollars and fifty cents (\$9.50). The fee shall be distributed as follows:
    - (A) Twenty-five cents (\$0.25) to the state construction fund.
    - (B) Fifty cents (\$0.50) to the state motor vehicle technology fund.
    - (C) One dollar (\$1) to the crossroads 2000 fund.
    - (D) One dollar and fifty cents (\$1.50) to the motor vehicle highway account.
    - (E) One dollar and twenty-five cents (\$1.25) to the integrated public safety communications fund.
    - (F) Five dollars (\$5) to the commission fund.

However, the bureau may waive the fee under this subsection for a duplicate certificate of registration that is processed on the Internet web site of the bureau.

- (2) If the proof of registration was lost or stolen, provides proof of compliance with subsection (a) in a manner and form prescribed by the bureau.
- (c) A replacement proof of registration must be kept or displayed in the same manner as the original proof of registration.".



Page 9, between lines 2 and 3, begin a new paragraph and insert: "SECTION 18. IC 9-18.1-14-7, AS AMENDED BY P.L.108-2019, SECTION 183, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. (a) If a certificate of registration or decal issued for an off-road vehicle or a snowmobile that is registered under this chapter is lost, stolen, destroyed, or damaged, the owner of the off-road vehicle or snowmobile may apply to the bureau for a replacement certificate of registration or decal. If the certificate of registration or decal is lost or stolen, the owner shall provide notice of the loss or theft to a law enforcement agency with jurisdiction over:

- (1) the site of the loss or theft; or
- (2) the address listed on the certificate of registration.
- (b) The bureau shall issue a replacement certificate of registration or decal to the owner of an off-road vehicle or a snowmobile after the owner:
  - (1) pays a fee of nine dollars and fifty cents (\$9.50); and
  - (2) provides notice as required under subsection (a), if applicable.
- (c) The fee imposed under subsection (b) shall be distributed as follows:
  - (1) Twenty-five cents (\$0.25) to the state construction fund.
  - (2) Fifty cents (\$0.50) to the state motor vehicle technology fund.
  - (3) One dollar (\$1) to the crossroads 2000 fund.
  - (4) One dollar and fifty cents (\$1.50) to the motor vehicle highway account.
  - (5) One dollar and twenty-five cents (\$1.25) to the integrated public safety communications fund.
  - (6) Five dollars (\$5) to the commission fund.
- (d) A replacement certificate of registration or decal issued under this section must be attached and displayed in the same manner as the original certificate of registration or decal.

SECTION 19. IC 9-18.1-14.5-8, AS ADDED BY P.L.164-2020, SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 8. (a) A watercraft becomes subject to registration under this chapter:

- (1) on the date the watercraft is acquired; or
- (2) not later than sixty (60) days after a person who owns the watercraft becomes an Indiana resident.
- (b) Upon becoming subject to registration under this chapter, a watercraft must be registered for a period that is not:
  - (1) less than three (3) months; or
  - (2) greater than twenty-four (24) months.



- (c) A registration under this article may be renewed:
  - (1) for a watercraft with an unexpired registration, for a period of twelve (12) months from the date on which the registration will expire; or
  - (2) for a watercraft with an expired registration, for a period of not:
    - (A) less than three (3) months; or
    - (B) greater than twenty-four (24) months.
- (d) Subject to subsection (b), and except as provided for in subsection (h), the registration year for a registration, other than a renewal described in subsection (c), begins on the date on which the watercraft becomes subject to registration as determined under subsection (a) and ends on the following date selected by the person registering the watercraft:
  - (1) The date on which the watercraft registration expires, as determined under the schedule established under IC 9-18.1-11-1.
  - (2) Twelve (12) months after the date described in subdivision (1).
  - (e) If a person sells or otherwise disposes of a watercraft:
    - (1) the certificate of registration and proof of registration for the watercraft are canceled; and
    - (2) except as provided in IC 9-33-3, the person is not entitled to a refund of any unused part of a fee paid by the person under this chapter.
- (f) If the watercraft is transferred or sold, the person shall provide ownership documents at the time of delivering the watercraft.
- (g) A person that acquires a watercraft that is registered under this chapter must apply to the bureau under this chapter to register the watercraft.
- (h) A watercraft registered under this chapter remains subject to continuous registration under this chapter until:
  - (1) the watercraft is sold or otherwise disposed of; or
  - (2) the person that registered the watercraft becomes a nonresident.

SECTION 20. IC 9-18.1-14.5-10, AS ADDED BY P.L.164-2020, SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 10. (a) The bureau shall collect an administrative penalty of fifteen dollars (\$15) from the following:

- (1) A person that fails to:
  - (A) register; or
- (B) provide full payment for the registration of; a watercraft within forty-five (45) days after the date on which the



watercraft becomes subject to registration under section 8(a)(1) of this chapter.

- (2) A person that fails to:
  - (A) renew; or
  - (B) provide full payment for the renewal of;

the registration of a watercraft by the date on which the registration expires.

- (3) A person who:
  - (A) owns a watercraft;
  - (B) becomes an Indiana resident; and
  - (C) fails to register or provide full payment of the registration of the watercraft within sixty (60) days after the person becomes an Indiana resident.
- (b) An administrative penalty collected under subsection (a) shall be deposited in the commission fund.
- (c) A person described in subsection (a) commits a Class C infraction.

SECTION 21. IC 9-18.1-14.5-11, AS ADDED BY P.L.164-2020, SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 11. (a) If a certificate of registration or decal issued for a watercraft that is registered under this chapter is lost, stolen, destroyed, or damaged, the owner of the watercraft may apply to the bureau for a replacement certificate of registration or decal. If the certificate of registration or decal is lost or stolen, the owner shall provide notice of the loss or theft to a law enforcement agency with jurisdiction over:

- (1) the site of the <del>loss</del> or theft; or
- (2) the address listed on the certificate of registration.
- (b) The bureau shall issue a replacement certificate of registration or decal to the owner of a watercraft after the owner pays a fee of nine dollars and fifty cents (\$9.50).
- (c) The fee imposed under subsection (b) shall be distributed as follows:
  - (1) Twenty-five cents (\$0.25) to the state construction fund.
  - (2) Fifty cents (\$0.50) to the state motor vehicle technology fund.
  - (3) One dollar (\$1) to the crossroads 2000 fund.
  - (4) One dollar and fifty cents (\$1.50) to the motor vehicle highway account.
  - (5) One dollar and twenty-five cents (\$1.25) to the integrated public safety communications fund.
  - (6) Five dollars (\$5) to the commission fund.
  - (d) A replacement certificate of registration or decal issued under



this section must be attached and displayed in the same manner as the original certificate of registration or decal.".

Page 13, between lines 11 and 12, begin a new line block indented and insert:

"(5) The vehicle has not been registered as a motor driven cycle.".

Page 21, line 30, after "4." insert "(a)".

Page 23, between lines 13 and 14, begin a new paragraph and insert:

"(b) A holder of a learner's permit may operate a motor driven cycle.".

Page 30, between lines 25 and 26, begin a new paragraph and insert: "SECTION 54. IC 9-24-10-6, AS AMENDED BY P.L.198-2016, SECTION 475, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 6. (a) The bureau, before issuing an initial or a renewal driver's license, permit, or endorsement, may require an applicant to submit to an examination, an investigation, or both an examination and investigation, under section 7 of this chapter. The bureau may cause the examination or investigation to be made whenever it appears from:

- (1) the face of the application;
- (2) the apparent physical or mental condition of the applicant;
- (3) the records of the bureau; or
- (4) any information that has come to the attention of the bureau; that the applicant does not apparently possess the physical, mental, or other qualifications to operate a motor vehicle in a manner that does not jeopardize the safety of individuals or property.
- (b) Upon the conclusion of all examinations or investigations under this section, the bureau shall take appropriate action and may:
  - (1) refuse to issue or reissue the driver's license, permit, endorsement, or driving privileges;
  - (2) suspend or revoke the driver's license, permit, endorsement, or driving privileges;
  - (3) issue restricted driving privileges subject to restrictions the bureau considers necessary in the interest of public safety; or
  - (4) permit the applicant to retain or obtain the driver's license, permit, endorsement, or driving privileges.
- (c) An applicant may appeal an action taken by the bureau under this section to the circuit or superior court of the county in which the applicant resides.

SECTION 55. IC 9-24-10-7, AS AMENDED BY P.L.198-2016, SECTION 476, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. (a) If the bureau has good



cause to believe that a licensed driver is:

- (1) incompetent; or
- (2) otherwise unfit to operate a motor vehicle;

the bureau may, upon written notice of at least five (5) days, require the licensed driver to submit to an examination, an investigation of the driver's continued fitness to operate a motor vehicle safely, including requesting medical information from the driver or the driver's health care sources, or both an examination and an investigation.

- (b) Upon the conclusion of all examinations and investigations of a driver under this section, the bureau:
  - (1) shall take appropriate action; and
  - (2) may:
    - (A) suspend or revoke the driver's license or driving privileges of the licensed driver;
    - (B) permit the licensed driver to retain the driver's license or driving privileges of the licensed driver; or
    - (C) issue restricted driving privileges subject to restrictions the bureau considers necessary in the interest of public safety.
- (c) If a licensed driver refuses or neglects to submit to an examination or investigation under this section, the bureau may suspend or revoke the driver's license or driving privileges of the licensed driver. The bureau may not suspend or revoke the driver's license or driving privileges of the licensed driver until a reasonable investigation of the driver's continued fitness to operate a motor vehicle safely has been made by the bureau.
- (d) A licensed driver may appeal an action taken by the bureau under this section to the circuit court or superior court of the county in which the licensed driver resides.".

Page 42, after line 42, begin a new paragraph and insert:

"SECTION 68. IC 9-24-17.7 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:

Chapter 17.7. Credentials and Vaccination Status and Proof of Immunity

- Sec. 1. The bureau shall not request information regarding an individual's vaccination status or proof of immunity when an individual applies for a credential under this article.
- Sec. 2. The bureau shall not collect, keep in a data base, place an indication on a credential, or share information regarding an individual's vaccination status or proof of immunity.
- Sec. 3. The bureau shall not connect any bureau data base with any data base that tracks an individual's vaccination status or



## proof of immunity.".

Page 58, between lines 7 and 8, begin a new paragraph and insert: "SECTION 94. IC 34-28-5-5, AS AMENDED BY P.L.146-2016, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) A defendant against whom a judgment is entered is liable for costs. Costs are part of the judgment and may not be suspended except under IC 9-30-3-12. Whenever a judgment is entered against a person for the commission of two (2) or more civil violations (infractions or ordinance violations), the court may waive the person's liability for costs for all but one (1) of the violations. This subsection does not apply to judgments entered for violations constituting:

- (1) Class D infractions, except for violations for failure to use a seatbelt under IC 9-19-10-8, or a child restraint system under IC 9-19-11-2 or IC 9-19-11-3.6; or
- (2) Class C infractions for unlawfully parking in a space reserved for a person with a physical disability under IC 5-16-9-5 or IC 5-16-9-8.
- (b) If a judgment is entered:
  - (1) for a violation constituting:
    - (A) a Class D infraction; or
    - (B) a Class C infraction for unlawfully parking in a space reserved for a person with a physical disability under IC 5-16-9-5 or IC 5-16-9-8; or
- (2) in favor of the defendant in any case; the defendant is not liable for costs.
- (c) Except for costs, and except as provided in subsections (e) and (f) and IC 9-21-5-11(e), the funds collected as judgments for violations of statutes defining infractions shall be deposited in the state general fund.
- (d) A judgment may be entered against a defendant under this section or section 4 of this chapter upon a finding by the court that the defendant:
  - (1) violated:
    - (A) a statute defining an infraction; or
    - (B) an ordinance; or
  - (2) consents to entry of judgment for the plaintiff upon a pleading of nolo contendere for a moving traffic violation.
- (e) The funds collected for an infraction judgment described in section 4(h) of this chapter shall be transferred to a dedicated county fund. The money in the dedicated county fund does not revert to the county general fund or state general fund and may be used, after



appropriation by the county fiscal body, only for the following purposes:

- (1) To pay compensation of commissioners appointed under IC 33-33-49.
- (2) To pay costs of the county's guardian ad litem program.
- (f) The funds collected for an infraction judgment described in section 4(i) of this chapter shall be transferred to a dedicated toll revenue fund created as part of a project under IC 8-15.5-1-2(b)(4). The money in the fund does not revert to the county general fund or state general fund and may be used only to pay the cost of operating, maintaining, and repairing the tolling system for a project underIC 8-15.5-1-2(b)(4), including major repairs, replacements, and improvements."

Renumber all SECTIONS consecutively. and when so amended that said bill do pass.

(Reference is to HB 1285 as introduced.)

**PRESSEL** 

Committee Vote: yeas 11, nays 0.

