## 

Reprinted February 12, 2019

## **HOUSE BILL No. 1650**

DIGEST OF HB 1650 (Updated February 11, 2019 5:21 pm - DI 92)

**Citations Affected:** IC 3-5; IC 3-10; IC 3-11; IC 3-13; IC 5-1; IC 6-1.1; IC 12-20; IC 13-11; IC 14-33; IC 15-16; IC 16-23; IC 20-23; IC 20-42; IC 20-48; IC 23-14; IC 36-1; IC 36-6; IC 36-8; IC 36-9; IC 36-10; noncode.

**Synopsis:** Elimination of township advisory boards. Amends various provisions in the Indiana Code concerning township government effective January 1, 2022. Provides that on January 1, 2020, in all counties (except Marion County): (1) township boards are dissolved; (2) the duties and responsibilities of the township board are transferred to the township trustee; (3) the township trustee has the legislative and fiscal powers and duties of the township, in addition to the executive powers and duties; and (4) the property and personnel of the township board are transferred to the township trustee. Beginning with property taxes due and payable in calendar year 2021 in a county not having a consolidated city, the township trustee shall submit the township budget to the county fiscal body for review and approval, if the township's proposed tax rate exceeds the statewide township property tax rate average during the preceding five years by at least 3% for property taxes due and payable that same year. Urges the legislative council to assign to an appropriate interim study committee the task of studying the effect of eliminating township advisory boards.

Effective: July 1, 2019; January 1, 2022.

## Ziemke

January 24, 2019, read first time and referred to Committee on Government and Regulatory Reform.

February 7, 2019, amended, reported — Do Pass. February 11, 2019, read second time, amended, ordered engrossed.



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First Regular Session of the 121st General Assembly (2019)

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 2018 Regular and Special Session of the General Assembly.

## HOUSE BILL No. 1650

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

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

1	SECTION 1. IC 3-5-2-25 IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JANUARY 1, 2022]: Sec. 25. "Fiscal body" means the
3	following:
4	(1) The county council, for a county not having a consolidated
5	city.
6	(2) The city-county council, for a consolidated city or county
7	having a consolidated city.
8	(3) The common council, for a second or third class city.
9	(4) <b>The</b> town council, for a town.
10	(5) The township board, for a township or in a county having a
11	consolidated city. The township trustee in a county not having
12	a consolidated city.
13	(6) The governing body or budget approval body, for any other
14	political subdivision.
15	SECTION 2. IC 3-10-1-19, AS AMENDED BY P.L.21-2016,
16	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JANUARY 1, 2022]: Sec. 19. (a) The ballot for a primary election shall



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1	be printed in substantially the form described in this section for all the
2	offices for which candidates have qualified under IC 3-8.
3	(b) The following shall be printed as the heading for the ballot for
4	a political party:
5	"OFFICIAL PRIMARY BALLOT
6	Party (insert the name of the political party)".
7	(c) The following shall be printed immediately below the heading
8	required by subsection (b) or be posted in each voting booth as
9	provided in IC 3-11-2-8(b):
10	(1) For paper ballots, print: To vote for a person, make a voting
11	mark (X or $\checkmark$ ) on or in the box before the person's name in the
12	proper column.
12	(2) For optical scan ballots, print: To vote for a person, darken or
13	shade in the circle, oval, or square (or draw a line to connect the
15	arrow) that precedes the person's name in the proper column.
16	(3) For optical scan ballots that do not contain a candidate's name,
17	print: To vote for a person, darken or shade in the oval that
18	precedes the number assigned to the person's name in the proper
19	column.
20	(4) For electronic voting systems, print: To vote for a person,
20	touch the screen (or press the button) in the location indicated.
21	(d) Local public questions shall be placed on the primary election
23	ballot after the heading and the voting instructions described in
23	subsection (c) (if the instructions are printed on the ballot) and before
25	the offices described in subsection (g).
26	(e) The local public questions described in subsection (d) shall be
20 27	placed as follows:
28	(1) In a separate column on the ballot if voting is by paper ballot.
28 29	(1) If a separate countrie of the barrot if voting is by paper barrot. (2) After the heading and the voting instructions described in
30	subsection (c) (if the instructions are printed on the ballot) and
31	before the offices described in subsection (g), in the form
32	specified in IC 3-11-13-11 if voting is by ballot card.
33	(3) As provided by either of the following if voting is by an
34	electronic voting system:
35	(A) On a separate screen for a public question.
36	(B) After the heading and the voting instructions described in
37	subsection (c) (if the instructions are printed on the ballot) and
38	before the offices described in subsection (g), in the form
38 39	specified in IC 3-11-14-3.5.
40	(f) A public question shall be placed on the primary election ballot
40 41	in the following form:
42	(The explanatory text for the public question,
<i>⊐∠</i>	(The explanatory text for the public question,



1	if required by law.)
2	"Shall (insert public question)?"
3	[] YES
4	[] NO
5	(g) The offices with candidates for nomination shall be placed on
6	the primary election ballot in the following order:
7	(1) Federal and state offices:
8	(A) President of the United States.
9	(B) United States Senator.
10	(C) Governor.
11	(D) United States Representative.
12	(2) Legislative offices:
13	(A) State senator.
14	(B) State representative.
15	(3) Circuit offices and county judicial offices:
16	(A) Judge of the circuit court, and unless otherwise specified
17	under IC 33, with each division separate if there is more than
18	one (1) judge of the circuit court.
19	(B) Judge of the superior court, and unless otherwise specified
20	under IC 33, with each division separate if there is more than
21	one (1) judge of the superior court.
22	(C) Judge of the probate court.
23	(D) Prosecuting attorney.
24	(E) Circuit court clerk.
25	(4) County offices:
26	(A) County auditor.
27	(B) County recorder.
28	(C) County treasurer.
29	(D) County sheriff.
30	(E) County coroner.
31	(F) County surveyor.
32	(G) County assessor.
33	(H) County commissioner. This clause applies only to a county
34	that is not subject to IC 36-2-2.5.
35	(I) Single county executive. This clause applies only to a
36	county that is subject to IC 36-2-2.5.
37	(J) County council member.
38	(5) Township offices:
39	(A) Township assessor (only in a township referred to in
40	IC 36-6-5-1(d)).
41	(B) Township trustee.
42	(C) Township board member. After December 31, 2019, this



1	clause applies only to a township in a county having a
2	consolidated city.
3	(D) Judge of the small claims court.
4	(E) Constable of the small claims court.
5	(6) City offices:
6	(A) Mayor.
7	(B) Clerk or clerk-treasurer.
8	(C) Judge of the city court.
9	(D) City-county council member or common council member.
10	(7) Town offices:
11	(A) Clerk-treasurer.
12	(B) Judge of the town court.
13	(C) Town council member.
14	(h) The political party offices with candidates for election shall be
15	placed on the primary election ballot in the following order after the
16	offices described in subsection (g):
17	(1) Precinct committeeman.
18	(2) State convention delegate.
19	(i) The local offices to be elected at the primary election shall be
20	placed on the primary election ballot after the offices described in
21	subsection (h).
22	(j) The offices described in subsection (i) shall be placed as follows:
23	(1) In a separate column on the ballot if voting is by paper ballot;
24	(2) After the offices described in subsection (h) in the form
25	specified in IC 3-11-13-11 if voting is by ballot card.
26	(3) Either:
27	(A) on a separate screen for each office or public question; or
28	(B) after the offices described in subsection (h) in the form
29	specified in IC 3-11-14-3.5;
30	if voting is by an electronic voting system.
31	SECTION 3. IC 3-10-2-13, AS AMENDED BY P.L.77-2014,
32	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JANUARY 1, 2022]: Sec. 13. The following public officials shall be
34	elected at the general election before their terms of office expire and
35	every four (4) years thereafter:
36	(1) Clerk of the circuit court.
37	(2) County auditor.
38	(3) County recorder.
39	(4) County treasurer.
40	(5) County sheriff.
41	(6) County coroner.
42	(7) County surveyor.



1 (8) County assessor. 2 (9) County commissioner. This subdivision applies only to a 3 county that is not subject to IC 36-2-2.5. 4 (10) Single county executive. This subdivision applies only to a county that is subject to IC 36-2-2.5. 5 6 (11) County council member. 7 (12) Township trustee. 8 (13) Township board member. After December 31, 2019, this 9 subdivision applies only to a township in a county having a 10 consolidated city. 11 (14) Township assessor (only in a township referred to in 12 IC 36-6-5-1(d)). 13 (15) Judge of a small claims court. 14 (16) Constable of a small claims court. 15 SECTION 4. IC 3-11-2-12, AS AMENDED BY P.L.219-2017, 16 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 17 JANUARY 1, 2022]: Sec. 12. The following offices shall be placed on 18 the general election ballot in the following order after the public 19 questions described in section 10(a) of this chapter: 20 (1) Federal and state offices: 21 (A) President and Vice President of the United States. 22 (B) United States Senator. 23 (C) Governor and lieutenant governor. 24 (D) Secretary of state. 25 (E) Auditor of state. 26 (F) Treasurer of state. 27 (G) Attorney general. 28 (H) Superintendent of public instruction. This clause does not 29 apply after December 31, 2020. 30 (I) United States Representative. 31 (2) Legislative offices: 32 (A) State senator. 33 (B) State representative. 34 (3) Circuit offices and county judicial offices: 35 (A) Judge of the circuit court, and unless otherwise specified 36 under IC 33, with each division separate if there is more than 37 one (1) judge of the circuit court. 38 (B) Judge of the superior court, and unless otherwise specified 39 under IC 33, with each division separate if there is more than 40 one (1) judge of the superior court. (C) Judge of the probate court. 41 42 (D) Prosecuting attorney.

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1	(E) Clerk of the circuit court.
2	(4) County offices:
3	(A) County auditor.
4	(B) County recorder.
5	(C) County treasurer.
6	(D) County sheriff.
7	(E) County coroner.
8	(F) County surveyor.
9	(G) County assessor.
10	(H) County commissioner. This clause applies only to a county
11	that is not subject to IC 36-2-2.5.
12	(I) Single county executive. This clause applies only to a
13	county that is subject to IC 36-2-2.5.
14	(J) County council member, except as provided in section 12.4
15	of this chapter.
16	(5) Township offices:
17	(A) Township assessor (only in a township referred to in
18	IC 36-6-5-1(d)).
19	(B) Township trustee.
20	(C) Township board member, except as provided in section
20	12.4 of this chapter. After December 31, 2019, this clause
21	applies only to a township in a county having a
22	consolidated city.
23 24	(D) Judge of the small claims court.
24	(E) Constable of the small claims court.
23 26	
20 27	(6) City offices:
27	(A) Mayor. (D) Cleak on cleak theory
	(B) Clerk or clerk-treasurer.
29	(C) Judge of the city court.
30	(D) City-county council member or common council member,
31	except as provided in section 12.4 of this chapter.
32	(7) Town offices:
33	(A) Clerk-treasurer.
34	(B) Judge of the town court.
35	(C) Town council member, except as provided in section 12.4
36	of this chapter.
37	SECTION 5. IC 3-13-11-17 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 17. (a) This
39	section does not apply to the office of a judge or a township board
40	member.
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	(b) In accordance with section 12 of this chapter, if a chief deputy
42	(b) In accordance with section 12 of this chapter, if a chief deputy employee does not exist in a township office or the chief deputy



1 employee declines or is ineligible to serve, the chairman of the 2 township board following assumes the duties of the township office 3 until the office is filled under this chapter: 4 (1) In a county having a consolidated city, the chairman of the 5 township board. 6 (2) In a county not having a consolidated city, the township 7 trustee. 8 SECTION 6. IC 5-1-10-1, AS AMENDED BY P.L.233-2015, 9 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 10 JANUARY 1, 2022]: Sec. 1. Any civil township in the state whose 11 indebtedness is evidenced by bonds, notes, judgments, or other 12 obligations issued or negotiated by such township, or rendered against 13 such township, may for the purpose of funding or refunding such 14 indebtedness, or any part thereof, reducing the rate of interest thereon, 15 extending the time of payment and canceling so much thereof as may be or become due, by: 16 (1) the vote of two-thirds (2/3) of the members of the township 17 board, and with the approval of the township trustee, in a county 18 19 having a consolidated city; and (2) the order of the township trustee, in a county not having 20 21 a consolidated city; 22 issue its bonds, with interest coupons attached, for an amount not 23 exceeding in the aggregate the whole amount of the indebtedness of 24 such township. 25 SECTION 7. IC 6-1.1-17-3, AS AMENDED BY P.L.184-2016, 26 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 27 JANUARY 1, 2022]: Sec. 3. (a) The proper officers of a political 28 subdivision shall formulate its estimated budget and its proposed tax 29 rate and tax levy on the form prescribed by the department of local 30 government finance and approved by the state board of accounts. In 31 formulating a political subdivision's estimated budget under this 32 section, the proper officers of the political subdivision must consider 33 the net property tax revenue that will be collected by the political 34 subdivision during the ensuing year, after taking into account the 35 estimate by the department of local government finance under 36 IC 6-1.1-20.6-11.1 of the amount by which the political subdivision's 37 distribution of property taxes will be reduced by credits under IC 6-1.1-20.6-9.5 in the ensuing year, and after taking into account the 38 39 estimate by the department of local government finance under section 0.7 of this chapter of the maximum amount of net property tax revenue 40 41 and miscellaneous revenue that the political subdivision will receive in 42 the ensuing year. The political subdivision or appropriate fiscal body,



1	if the political subdivision is subject to section 20 of this chapter, shall
2	submit the following information to the department's computer
3	gateway:
4	(1) The estimated budget.
5	(2) The estimated maximum permissible levy, as provided by the
6	department under IC 6-1.1-18.5-24.
7	(3) The current and proposed tax levies of each fund.
8	(4) The amount by which the political subdivision's distribution
9	of property taxes may be reduced by credits granted under
10	IC 6-1.1-20.6, as estimated by the department of local government
11	finance under IC 6-1.1-20.6-11.
12	(5) The amounts of excessive levy appeals to be requested.
13	(6) The time and place at which the political subdivision or
14	appropriate fiscal body will hold a public hearing on the items
15	described in subdivisions (1) through (5).
16	The political subdivision or appropriate fiscal body shall submit this
17	information to the department's computer gateway at least ten (10) days
18	before the public hearing required by this subsection in the manner
19	prescribed by the department. The department shall make this
20	information available to taxpayers, at least ten (10) days before the
21	public hearing, through its computer gateway and provide a telephone
22	number through which taxpayers may request mailed copies of a
23	political subdivision's information under this subsection. The
24	department's computer gateway must allow a taxpayer to search for the
25	information under this subsection by the taxpayer's address. The
26	department shall review only the submission to the department's
27	computer gateway for compliance with this section.
28	(b) The board of directors of a solid waste management district
29	established under IC 13-21 or IC 13-9.5-2 (before its repeal) may
30	conduct the public hearing required under subsection (a):
31	(1) in any county of the solid waste management district; and
32	(2) in accordance with the annual notice of meetings published
33	under IC 13-21-5-2.
34	(c) This subsection applies only to a township in a county having
35	a consolidated city. The trustee of each township in the county shall
36	estimate the amount necessary to meet the cost of township assistance
37	in the township for the ensuing calendar year. The township board shall
38	adopt with the township budget a tax rate sufficient to meet the
39	estimated cost of township assistance. The taxes collected as a result
40	of the tax rate adopted under this subsection are credited to the
40	township assistance fund.
42	(d) A political subdivision for which any of the information under
14	(a) A pointeur suburvision for which any of the information under



subsection (a) is not submitted to the department's computer gateway in the manner prescribed by the department shall have its most recent annual appropriations and annual tax levy continued for the ensuing budget year.

5 (e) If a political subdivision or appropriate fiscal body timely 6 submits the information under subsection (a) but subsequently 7 discovers the information contains an error, the political subdivision or 8 appropriate fiscal body may submit amended information to the 9 department's computer gateway. However, submission of amended 10 information must occur at least ten (10) days before the public hearing held under subsection (a).

(f) This subsection applies only to:

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(1) a township in a county not having a consolidated city; and

(2) budgets for calendar years after 2020 and to property taxes first due and payable after 2020.

Notwithstanding any other law, in 2020 and each year thereafter, 16 17 the township executive shall estimate the amount necessary to meet 18 the cost of township assistance in the county for the ensuing 19 calendar year and shall adopt with the township budget for 20 property taxes due in 2021 and each year thereafter a uniform tax 21 rate throughout the township sufficient to meet the estimated cost 22 of township assistance. The taxes collected as a result of the tax 23 rate adopted under this subsection shall be credited to the township 24 assistance fund.

SECTION 8. IC 6-1.1-17-3.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 3.3. (a) This section applies only to a county not having a consolidated city.

(b) The county fiscal body shall review the proposed budget and tax levy of a township in the county in accordance with subsection (c) or (d).

(c) If a township's property tax rate for property taxes first due and payable in 2021 or in any year thereafter is less than or equal to the statewide average township property tax rate (as determined by the department of local government finance) during the preceding five (5) years, the township trustee shall submit the proposed township budget and tax levy to the county fiscal body for a nonbinding review in accordance with section 3.6 of this chapter.

40 (d) If a township's property tax rate for property taxes first due 41 and payable in 2021 or in any year thereafter is more than the 42 statewide average township property tax rate (as determined by

1	the department of least government finance) during the preseding
1 2	the department of local government finance) during the preceding five (5) years, the township trustee shall submit the proposed
3	township budget and tax levy to the county fiscal body under
4	section 20 of this chapter. The county fiscal body shall adopt a final
5	budget and tax levy for the township. The fiscal body may reduce
6	or modify but not increase the proposed budget or tax levy.
7	SECTION 9. IC 6-1.1-17-20, AS AMENDED BY P.L.257-2013,
8	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JANUARY 1, 2022]: Sec. 20. (a) This section applies to <b>the following:</b>
10	(1) Each governing body of a taxing unit that is not comprised of
10	a majority of officials who are elected to serve on the governing
11	body.
12	-
13 14	(2) Each township to which section 3.3(d) of this chapter applies.
14	For purposes of this section, an individual who qualifies to be
16	appointed to a governing body or serves on a governing body because
17	of the individual's status as an elected official of another taxing unit
17	shall be treated as an official who was not elected to serve on the
19	governing body.
20	(b) As used in this section, "taxing unit" has the meaning set forth
20	in IC 6-1.1-1-21, except that the term does not include a public library
21	or an entity whose tax levies are subject to review and modification by
22	a city-county legislative body under IC 36-3-6-9.
23 24	(c) If:
24 25	
23 26	(1) the assessed valuation of a taxing unit is entirely contained within a city or town; or
20 27	(2) the assessed valuation of a taxing unit is not entirely contained
27	within a city or town but:
28 29	•
29 30	(A) the taxing unit was originally established by the city or town; or
30 31	(B) the majority of the individuals serving on the governing
31 32	
32 33	body of the taxing unit are appointed by the city or town; the governing body shall submit its proposed budget and property tax
33 34	
34 35	levy to the city or town fiscal body. The proposed budget and levy shall
	be submitted to the city or town fiscal body in the manner prescribed
36	by the department of local government finance before September 2 of
37	a year. (d) I four head tion (a) descent comby the according hady of the toying
38	(d) If subsection (c) does not apply, the governing body of the taxing
39 40	unit shall submit its proposed budget and property tax levy to the
40	county fiscal body in the county where the taxing unit has the most
41	assessed valuation. A township to which section 3.3(d) of this
42	chapter applies shall submit its proposed budget and property tax



1	levy to the county fiscal body of the county in which the township
2	is located. The proposed budget and levy shall be submitted to the
$\frac{2}{3}$	county fiscal body in the manner prescribed by the department of local
4	government finance before September 2 of a year.
5	
6	(e) The fiscal body of the city, town, or county (whichever applies)
7	shall review each budget and proposed tax levy and adopt a final
8	budget and tax levy for the taxing unit. The fiscal body may reduce or
8 9	modify but not increase the proposed budget or tax levy.
	(f) If a taxing unit fails to file the information required in subsection $(x) = x^{-1} + x^$
10	(c) or (d), whichever applies, with the appropriate fiscal body by the
11	time prescribed by this section, the most recent annual appropriations
12	and annual tax levy of that taxing unit are continued for the ensuing
13	budget year.
14	(g) If the appropriate fiscal body fails to complete the requirements
15	of subsection (e) before the adoption deadline in section 5 of this
16	chapter for any taxing unit subject to this section, the most recent
17	annual appropriations and annual tax levy of the city, town, or county,
18	whichever applies, are continued for the ensuing budget year.
19	SECTION 10. IC 6-1.1-20-3.1, AS AMENDED BY P.L.246-2017,
20	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
21	JANUARY 1, 2022]: Sec. 3.1. (a) Subject to section 3.5(a)(1)(C) of
22	this chapter, this section applies only to the following:
23	(1) A controlled project (as defined in section 1.1 of this chapter
24	as in effect June 30, 2008) for which the proper officers of a
25	political subdivision make a preliminary determination in the
26	manner described in subsection (b) before July 1, 2008.
27	(2) An elementary school building, middle school building, high
28	school building, or other school building for academic instruction
29	that:
30	(A) is a controlled project;
31	(B) will be used for any combination of kindergarten through
32	grade 12; and
33	(C) will not cost more than the lesser of the following:
34	(i) The threshold amount determined under this item. In the
35	case of an ordinance or resolution adopted before January 1,
36	2018, making a preliminary determination to issue bonds or
37	enter into a lease for the project, the threshold amount is ten
38	million dollars (\$10,000,000). In the case of an ordinance or
39	resolution adopted after December 31, 2017, and before
40	January 1, 2019, making a preliminary determination to
41	issue bonds or enter into a lease for the project, the threshold
42	amount is fifteen million dollars (\$15,000,000). In the case



1 2	of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to
3	issue bonds or enter into a lease for the project, the threshold
4	amount is an amount (as determined by the department of
5	local government finance) equal to the result of the assessed
6	value growth quotient determined under IC 6-1.1-18.5-2 for
7	the year multiplied by the threshold amount determined
8	under this item for the preceding calendar year. In the case
9	of a threshold amount determined under this item that
10	applies for a calendar year after December 31, 2018, the
11	department of local government finance shall publish the
12	threshold in the Indiana Register under IC 4-22-7-7 not more
13	than sixty (60) days after the date the budget agency releases
14	the assessed value growth quotient for the ensuing year
15	under IC 6-1.1-18.5-2.
16	(ii) An amount equal to one percent (1%) of the total gross
17	assessed value of property within the political subdivision
18	on the last assessment date, if that total gross assessed value
19	is more than one billion dollars (\$1,000,000,000), or ten
20	million dollars (\$10,000,000), if the total gross assessed
21	value of property within the political subdivision on the last
22	assessment date is not more than one billion dollars
23	(\$1,000,000,000).
24	(3) Any other controlled project that:
25	(A) is not a controlled project described in subdivision (1) or
26	(2); and
27	(B) will not cost the political subdivision more than the lesser
28	of the following:
29	(i) The threshold amount determined under this item. In the
30	case of an ordinance or resolution adopted before January 1,
31	2018, making a preliminary determination to issue bonds or
32	enter into a lease for the project, the threshold amount is
33	twelve million dollars (\$12,000,000). In the case of an
34	ordinance or resolution adopted after December 31, 2017,
35	and before January 1, 2019, making a preliminary
36	determination to issue bonds or enter into a lease for the
37	project, the threshold amount is fifteen million dollars
38	(\$15,000,000). In the case of an ordinance or resolution
39	adopted in a calendar year after December 31, 2018, making
40	a preliminary determination to issue bonds or enter into a
41	lease for the project, the threshold amount is an amount (as
42	determined by the department of local government finance)



1	equal to the result of the assessed value growth quotient
2 3	determined under IC 6-1.1-18.5-2 for the year multiplied by
3	the threshold amount determined under this item for the
4	preceding calendar year. In the case of a threshold amount
5	determined under this item that applies for a calendar year
6	after December 31, 2018, the department of local
7	government finance shall publish the threshold in the
8	Indiana Register under IC 4-22-7-7 not more than sixty (60)
9	days after the date the budget agency releases the assessed
10	value growth quotient for the ensuing year under
11	IC 6-1.1-18.5-2.
12	(ii) An amount equal to one percent $(1\%)$ of the total gross
13	assessed value of property within the political subdivision
14	on the last assessment date, if that total gross assessed value
15	is more than one hundred million dollars (\$100,000,000), or
16	one million dollars (\$1,000,000), if the total gross assessed
17	value of property within the political subdivision on the last
18	assessment date is not more than one hundred million
19	dollars (\$100,000,000).
20	(b) A political subdivision may not impose property taxes to pay
21	debt service on bonds or lease rentals on a lease for a controlled project
22	without completing the following procedures:
23	(1) The proper officers of a political subdivision shall publish
24	notice in accordance with IC 5-3-1 and send notice by first class
25	mail to the circuit court clerk and to any organization that delivers
26	to the officers, before January 1 of that year, an annual written
27	request for such notices of any meeting to consider adoption of a
28	resolution or an ordinance making a preliminary determination to
29	issue bonds or enter into a lease and shall conduct at least two (2)
30	public hearings on a preliminary determination before adoption
31	of the resolution or ordinance. The political subdivision must at
32	each of the public hearings on the preliminary determination
33	allow the public to testify regarding the preliminary determination
34	and must make the following information available to the public
35	at each of the public hearings on the preliminary determination,
36	in addition to any other information required by law:
37	(A) The result of the political subdivision's current and
38	projected annual debt service payments divided by the net
39	assessed value of taxable property within the political
40	subdivision.
41	(B) The result of:
42	(i) the sum of the political subdivision's outstanding long



1	term debt plus the outstanding long term debt of other taxing
2	units that include any of the territory of the political
3	subdivision; divided by
4	(ii) the net assessed value of taxable property within the
5	political subdivision.
6	(C) The information specified in subdivision (3)(A) through
7	(3)(H).
8	(2) When the proper officers of a political subdivision make a
9	preliminary determination to issue bonds or enter into a lease for
10	a controlled project, the officers shall give notice of the
11	preliminary determination by:
12	(A) publication in accordance with IC 5-3-1; and
13	(B) first class mail to the circuit court clerk and to the
14	organizations described in subdivision (1).
15	(3) A notice under subdivision (2) of the preliminary
16	determination of the political subdivision to issue bonds or enter
17	into a lease for a controlled project must include the following
18	information:
19	(A) The maximum term of the bonds or lease.
20	(B) The maximum principal amount of the bonds or the
21	maximum lease rental for the lease.
22	(C) The estimated interest rates that will be paid and the total
23	interest costs associated with the bonds or lease.
24	(D) The purpose of the bonds or lease.
25	(E) A statement that any owners of property within the
26	political subdivision or registered voters residing within the
27	political subdivision who want to initiate a petition and
28	remonstrance process against the proposed debt service or
29	lease payments must file a petition that complies with
30	subdivisions (4) and (5) not later than thirty (30) days after
31	publication in accordance with IC 5-3-1.
32	(F) With respect to bonds issued or a lease entered into to
33	open:
34	(i) a new school facility; or
35	(ii) an existing facility that has not been used for at least
36	three (3) years and that is being reopened to provide
37	additional classroom space;
38	the estimated costs the school corporation expects to incur
39	annually to operate the facility.
40	(G) A statement of whether the school corporation expects to
41	appeal for a new facility adjustment (as defined in
42	IC 20-45-1-16 (repealed) before January 1, 2009) for an



1	increased maximum permissible tuition support levy to pay the
2	estimated costs described in clause (F).
3	(H) The following information:
4	(i) The political subdivision's current debt service levy and
5	rate.
6	(ii) The estimated increase to the political subdivision's debt
7	service levy and rate that will result if the political
8	subdivision issues the bonds or enters into the lease.
9	(iii) The estimated amount of the political subdivision's debt
10	service levy and rate that will result during the following ten
11	(10) years if the political subdivision issues the bonds or
12	enters into the lease, after also considering any changes that
13	will occur to the debt service levy and rate during that
14	period on account of any outstanding bonds or lease
15	obligations that will mature or terminate during that period.
16	(I) The information specified in subdivision (1)(A) through
17	(1)(B).
18	(4) After notice is given, a petition requesting the application of
19	a petition and remonstrance process may be filed by the lesser of:
20	(A) five hundred (500) persons who are either owners of
21	property within the political subdivision or registered voters
22	residing within the political subdivision; or
23	(B) five percent (5%) of the registered voters residing within
24	the political subdivision.
25	(5) The state board of accounts shall design and, upon request by
26	the county voter registration office, deliver to the county voter
27	registration office or the county voter registration office's
28	designated printer the petition forms to be used solely in the
29	petition process described in this section. The county voter
30	registration office shall issue to an owner or owners of property
31	within the political subdivision or a registered voter residing
32	within the political subdivision of a registered voter restange within the political subdivision the number of petition forms
33	requested by the owner or owners or the registered voter. Each
33 34	form must be accompanied by instructions detailing the
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	requirements that: (A) the corrier and simple must be correctly of moments of $x$
36	(A) the carrier and signers must be owners of property or
37	registered voters;
38	(B) the carrier must be a signatory on at least one (1) petition;
39 40	(C) after the signatures have been collected, the carrier must
40	swear or affirm before a notary public that the carrier
41	witnessed each signature; and
42	(D) govern the closing date for the petition period.



1	Persons requesting forms may be required to identify themselves
2	as owners of property or registered voters and may be allowed to
3	pick up additional copies to distribute to other owners of property
4	or registered voters. Each person signing a petition must indicate
5	whether the person is signing the petition as a registered voter
6	within the political subdivision or is signing the petition as the
0 7	owner of property within the political subdivision. A person who
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8 9	signs a petition as a registered voter must indicate the address at
	which the person is registered to vote. A person who signs a
10	petition as an owner of property must indicate the address of the
11	property owned by the person in the political subdivision.
12	(6) Each petition must be verified under oath by at least one (1)
13	qualified petitioner in a manner prescribed by the state board of
14	accounts before the petition is filed with the county voter
15	registration office under subdivision (7).
16	(7) Each petition must be filed with the county voter registration
17	office not more than thirty (30) days after publication under
18	subdivision (2) of the notice of the preliminary determination.
19	(8) The county voter registration office shall determine whether
20	each person who signed the petition is a registered voter.
21	However, after the county voter registration office has determined
22	that at least five hundred twenty-five (525) persons who signed
23	the petition are registered voters within the political subdivision,
24	the county voter registration office is not required to verify
25	whether the remaining persons who signed the petition are
26	registered voters. If the county voter registration office does not
27	determine that at least five hundred twenty-five (525) persons
28	who signed the petition are registered voters, the county voter
29	registration office shall, not more than fifteen (15) business days
30	after receiving a petition, forward a copy of the petition to the
31	county auditor. Not more than ten (10) business days after
32	receiving the copy of the petition, the county auditor shall provide
33	to the county voter registration office a statement verifying:
34	(A) whether a person who signed the petition as a registered
35	voter but is not a registered voter, as determined by the county
36	voter registration office, is the owner of property in the
30 37	political subdivision; and
38	-
38 39	(B) whether a person who signed the petition as an owner of property within the political subdivision does in fact own
39 40	
	property within the political subdivision.
41	(9) The county voter registration office, not more than ten (10)
42	business days after determining that at least five hundred



1	twenty-five (525) persons who signed the petition are registered
2	voters or receiving the statement from the county auditor under
3	subdivision (8), as applicable, shall make the final determination
4	of the number of petitioners that are registered voters in the
5	political subdivision and, based on the statement provided by the
6	county auditor, the number of petitioners that own property within
7	the political subdivision. Whenever the name of an individual
8	who signs a petition form as a registered voter contains a minor
9	variation from the name of the registered voter as set forth in the
10	records of the county voter registration office, the signature is
11	presumed to be valid, and there is a presumption that the
12	individual is entitled to sign the petition under this section. Except
13	as otherwise provided in this chapter, in determining whether an
14	individual is a registered voter, the county voter registration office
15	shall apply the requirements and procedures used under IC 3 to
16	determine whether a person is a registered voter for purposes of
17	voting in an election governed by IC 3. However, an individual is
18	not required to comply with the provisions concerning providing
19	proof of identification to be considered a registered voter for
20	purposes of this chapter. A person is entitled to sign a petition
21	only one (1) time in a particular petition and remonstrance
22	process under this chapter, regardless of whether the person owns
23	more than one (1) parcel of real property, mobile home assessed
24	as personal property, or manufactured home assessed as personal
25	property, or a combination of those types of property within the
26	subdivision and regardless of whether the person is both a
27	registered voter in the political subdivision and the owner of
28	property within the political subdivision. Notwithstanding any
29	other provision of this section, if a petition is presented to the
30	county voter registration office within forty-five (45) days before
31	an election, the county voter registration office may defer acting
32	on the petition, and the time requirements under this section for
33	action by the county voter registration office do not begin to run
34	until five (5) days after the date of the election.
35	(10) The county voter registration office must file a certificate and
36	each petition with:
37	(A) the township trustee, if the political subdivision is a
38	township, who shall present the petition or petitions to the
39	township board if the township is located in a county having
40	a consolidated city; or
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- a consolidated city; or
- 41 (B) the body that has the authority to authorize the issuance of 42 the bonds or the execution of a lease, if the political



1 subdivision is not a township;

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within thirty-five (35) business days of the filing of the petition requesting a petition and remonstrance process. The certificate must state the number of petitioners that are owners of property within the political subdivision and the number of petitioners who are registered voters residing within the political subdivision.

If a sufficient petition requesting a petition and remonstrance process
is not filed by owners of property or registered voters as set forth in this
section, the political subdivision may issue bonds or enter into a lease
by following the provisions of law relating to the bonds to be issued or
lease to be entered into.

12 (c) A political subdivision may not divide a controlled project in 13 order to avoid the requirements of this section and section 3.2 of this 14 chapter. A person that owns property within a political subdivision or 15 a person that is a registered voter residing within a political subdivision may file a petition with the department of local government finance 16 17 objecting that the political subdivision has divided a controlled project 18 in order to avoid the requirements of this section and section 3.2 of this 19 chapter. The petition must be filed not more than ten (10) days after the 20 political subdivision gives notice of the political subdivision's decision 21 to issue bonds or enter into leases for a capital project that the person 22 believes is the result of a division of a controlled project that is 23 prohibited by this subsection. If the department of local government 24 finance receives a petition under this subsection, the department shall 25 not later than thirty (30) days after receiving the petition make a final 26 determination on the issue of whether the political subdivision divided 27 a controlled project in order to avoid the requirements of this section 28 and section 3.2 of this chapter. If the department of local government 29 finance determines that a political subdivision divided a controlled 30 project in order to avoid the requirements of this section and section 31 3.2 of this chapter and the political subdivision continues to desire to 32 proceed with the project, the political subdivision shall fulfill the 33 requirements of this section and section 3.2 of this chapter, if 34 applicable, regardless of the cost of the project in dispute. A political 35 subdivision shall be considered to have divided a capital project in 36 order to avoid the requirements of this section and section 3.2 of this chapter if the result of one (1) or more of the subprojects cannot 37 38 reasonably be considered an independently desirable end in itself 39 without reference to another capital project. This subsection does not 40 prohibit a political subdivision from undertaking a series of capital 41 projects in which the result of each capital project can reasonably be 42 considered an independently desirable end in itself without reference



1 to another capital project.

1	to another capital project.
2	SECTION 11. IC 6-1.1-20-3.5, AS AMENDED BY P.L.246-2017,
3	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JANUARY 1, 2022]: Sec. 3.5. (a) This section applies only to a
5	controlled project that meets the following conditions:
6	(1) The controlled project is described in one (1) of the following
7	categories:
8	(A) An elementary school building, middle school building,
9	high school building, or other school building for academic
10	instruction that will be used for any combination of
11	kindergarten through grade 12 and will cost more than the
12	lesser of the following:
13	(i) The threshold amount determined under this item. In the
14	case of an ordinance or resolution adopted before January 1,
15	2018, making a preliminary determination to issue bonds or
16	enter into a lease for the project, the threshold amount is ten
17	million dollars (\$10,000,000). In the case of an ordinance or
18	resolution adopted after December 31, 2017, and before
19	January 1, 2019, making a preliminary determination to
20	issue bonds or enter into a lease for the project, the threshold
21	amount is fifteen million dollars (\$15,000,000). In the case
22	of an ordinance or resolution adopted in a calendar year after
23	December 31, 2018, making a preliminary determination to
24	issue bonds or enter into a lease for the project, the threshold
25	amount is an amount (as determined by the department of
26	local government finance) equal to the result of the assessed
27	value growth quotient determined under IC 6-1.1-18.5-2 for
28	the year multiplied by the threshold amount determined
29	under this item for the preceding calendar year. In the case
30	of a threshold amount determined under this item that
31	applies for a calendar year after December 31, 2018, the
32	department of local government finance shall publish the
33	threshold in the Indiana Register under IC 4-22-7-7 not more
34	than sixty (60) days after the date the budget agency releases
35	the assessed value growth quotient for the ensuing year
36	under IC 6-1.1-18.5-2.
37	(ii) An amount equal to one percent (1%) of the total gross
38	assessed value of property within the political subdivision
39	on the last assessment date, if that total gross assessed value
40	is more than one billion dollars (\$1,000,000,000), or ten
41	million dollars (\$10,000,000), if the total gross assessed
42	value of property within the political subdivision on the last
. 4	value of property what in the pointed subdivision on the last



assessment date is not more than one billion dollars (\$1,000,000,000).

(B) Any other controlled project that is not a controlled project described in clause (A) and will cost the political subdivision more than the lesser of the following:

6 (i) The threshold amount determined under this item. In the 7 case of an ordinance or resolution adopted before January 1, 8 2018, making a preliminary determination to issue bonds or 9 enter into a lease for the project, the threshold amount is 10 twelve million dollars (\$12,000,000). In the case of an 11 ordinance or resolution adopted after December 31, 2017, 12 and before January 1, 2019, making a preliminary 13 determination to issue bonds or enter into a lease for the 14 project, the threshold amount is fifteen million dollars 15 (\$15,000,000). In the case of an ordinance or resolution 16 adopted in a calendar year after December 31, 2018, making 17 a preliminary determination to issue bonds or enter into a 18 lease for the project, the threshold amount is an amount (as 19 determined by the department of local government finance) 20equal to the result of the assessed value growth quotient 21 determined under IC 6-1.1-18.5-2 for the year multiplied by 22 the threshold amount determined under this item for the 23 preceding calendar year. In the case of a threshold amount 24 determined under this item that applies for a calendar year 25 after December 31, 2018, the department of local 26 government finance shall publish the threshold in the 27 Indiana Register under IC 4-22-7-7 not more than sixty (60) 28 days after the date the budget agency releases the assessed 29 value growth quotient for the ensuing year under 30 IC 6-1.1-18.5-2. 31 (ii) An amount equal to one percent (1%) of the total gross

(11) An amount equal to one percent (1%) of the total gross assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value is more than one hundred million dollars (\$100,000,000), or one million dollars (\$1,000,000), if the total gross assessed value of property within the political subdivision on the last assessment date is not more than one hundred million dollars (\$100,000,000).

39 (C) Any other controlled project for which a political
40 subdivision adopts an ordinance or resolution making a
41 preliminary determination to issue bonds or enter into a lease
42 for the project, if the sum of:

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1	(i) the cost of that controlled project; plus
2 3	(ii) the costs of all other controlled projects for which the
3	political subdivision has previously adopted within the
4	preceding three hundred sixty-five (365) days an ordinance
5	or resolution making a preliminary determination to issue
6	bonds or enter into a lease for those other controlled
7	projects;
8	exceeds twenty-five million dollars (\$25,000,000).
9	(2) The proper officers of the political subdivision make a
10	preliminary determination after June 30, 2008, in the manner
11	described in subsection (b) to issue bonds or enter into a lease for
12	the controlled project.
13	(b) A political subdivision may not impose property taxes to pay
14	debt service on bonds or lease rentals on a lease for a controlled project
15	without completing the following procedures:
16	(1) The proper officers of a political subdivision shall publish
17	notice in accordance with IC 5-3-1 and send notice by first class
18	mail to the circuit court clerk and to any organization that delivers
19	to the officers, before January 1 of that year, an annual written
20	request for notices of any meeting to consider the adoption of an
21	ordinance or a resolution making a preliminary determination to
22	issue bonds or enter into a lease and shall conduct at least two (2)
23	public hearings on the preliminary determination before adoption
24	of the ordinance or resolution. The political subdivision must at
25	each of the public hearings on the preliminary determination
26	allow the public to testify regarding the preliminary determination
27	and must make the following information available to the public
28	at each of the public hearings on the preliminary determination,
29	in addition to any other information required by law:
30	(A) The result of the political subdivision's current and
31	projected annual debt service payments divided by the net
32	assessed value of taxable property within the political
33	subdivision.
34	(B) The result of:
35	(i) the sum of the political subdivision's outstanding long
36	term debt plus the outstanding long term debt of other taxing
37	units that include any of the territory of the political
38	subdivision; divided by
38 39	(ii) the net assessed value of taxable property within the
40	political subdivision.
40 41	(C) The information specified in subdivision (3)(A) through
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74	(3)(G).



1	(2) If the proper officers of a political subdivision make a
2	preliminary determination to issue bonds or enter into a lease, the
3	officers shall give notice of the preliminary determination by:
4	(A) publication in accordance with IC 5-3-1; and
5	(B) first class mail to the circuit court clerk and to the
6	organizations described in subdivision (1).
7	(3) A notice under subdivision (2) of the preliminary
8	determination of the political subdivision to issue bonds or enter
9	into a lease must include the following information:
10	(A) The maximum term of the bonds or lease.
11	(B) The maximum principal amount of the bonds or the
12	maximum lease rental for the lease.
13	(C) The estimated interest rates that will be paid and the total
14	interest costs associated with the bonds or lease.
15	(D) The purpose of the bonds or lease.
16	(E) A statement that the proposed debt service or lease
17	payments must be approved in an election on a local public
18	question held under section 3.6 of this chapter.
19	(F) With respect to bonds issued or a lease entered into to
20	open:
21	(i) a new school facility; or
22	(ii) an existing facility that has not been used for at least
23	three (3) years and that is being reopened to provide
24	additional classroom space;
25	the estimated costs the school corporation expects to annually
26	incur to operate the facility.
27	(G) The following information:
28	(i) The political subdivision's current debt service levy and
29	rate.
30	(ii) The estimated increase to the political subdivision's debt
31	service levy and rate that will result if the political
32	subdivision issues the bonds or enters into the lease.
33	(iii) The estimated amount of the political subdivision's debt
34	service levy and rate that will result during the following ten
35	(10) years if the political subdivision issues the bonds or
36	enters into the lease, after also considering any changes that
37	will occur to the debt service levy and rate during that
38	period on account of any outstanding bonds or lease
39	obligations that will mature or terminate during that period.
40	(H) The information specified in subdivision (1)(A) through
41	(1)(B).
42	(4) After notice is given, a petition requesting the application of



1	the local public question process under section 3.6 of this chapter
2 3	may be filed by the lesser of:
	(A) five hundred (500) persons who are either owners of
4	property within the political subdivision or registered voters
5	residing within the political subdivision; or
6	(B) five percent (5%) of the registered voters residing within
7	the political subdivision.
8	(5) The state board of accounts shall design and, upon request by
9	the county voter registration office, deliver to the county voter
10	registration office or the county voter registration office's
11	designated printer the petition forms to be used solely in the
12	petition process described in this section. The county voter
13	registration office shall issue to an owner or owners of property
14	within the political subdivision or a registered voter residing
15	within the political subdivision the number of petition forms
16	requested by the owner or owners or the registered voter. Each
17	form must be accompanied by instructions detailing the
18	requirements that:
19	(A) the carrier and signers must be owners of property or
20	registered voters;
20	(B) the carrier must be a signatory on at least one (1) petition;
21 22	(C) after the signatures have been collected, the carrier must
22	swear or affirm before a notary public that the carrier
23	witnessed each signature; and
25	(D) govern the closing date for the petition period.
25	
20 27	Persons requesting forms may be required to identify themselves
	as owners of property or registered voters and may be allowed to
28	pick up additional copies to distribute to other owners of property
29	or registered voters. Each person signing a petition must indicate
30	whether the person is signing the petition as a registered voter
31	within the political subdivision or is signing the petition as the
32	owner of property within the political subdivision. A person who
33	signs a petition as a registered voter must indicate the address at
34	which the person is registered to vote. A person who signs a
35	petition as an owner of property must indicate the address of the
36	property owned by the person in the political subdivision.
37	(6) Each petition must be verified under oath by at least one (1)
38	qualified petitioner in a manner prescribed by the state board of
39	accounts before the petition is filed with the county voter
40	registration office under subdivision (7).
41	(7) Each petition must be filed with the county voter registration
42	office not more than thirty (30) days after publication under



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1	subdivision (2) of the notice of the preliminary determination.
2	(8) The county voter registration office shall determine whether
3	each person who signed the petition is a registered voter.
4	However, after the county voter registration office has determined
5	that at least five hundred twenty-five (525) persons who signed
6	the petition are registered voters within the political subdivision,
7	the county voter registration office is not required to verify
8	whether the remaining persons who signed the petition are
9	registered voters. If the county voter registration office does not
10	determine that at least five hundred twenty-five (525) persons
11	who signed the petition are registered voters, the county voter
12	registration office, not more than fifteen (15) business days after
13	receiving a petition, shall forward a copy of the petition to the
14	county auditor. Not more than ten (10) business days after
15	receiving the copy of the petition, the county auditor shall provide
16	to the county voter registration office a statement verifying:
17	(A) whether a person who signed the petition as a registered
18	voter but is not a registered voter, as determined by the county
19	voter registration office, is the owner of property in the
20	political subdivision; and
21	(B) whether a person who signed the petition as an owner of
22	property within the political subdivision does in fact own
23	property within the political subdivision.
24	(9) The county voter registration office, not more than ten $(10)$
25	business days after determining that at least five hundred
26	twenty-five (525) persons who signed the petition are registered
27	voters or after receiving the statement from the county auditor
28	under subdivision (8), as applicable, shall make the final
29	determination of whether a sufficient number of persons have
30	signed the petition. Whenever the name of an individual who
31	signs a petition form as a registered voter contains a minor
32	variation from the name of the registered voter as set forth in the
33	records of the county voter registration office, the signature is
34	presumed to be valid, and there is a presumption that the
35	individual is entitled to sign the petition under this section. Except
36	as otherwise provided in this chapter, in determining whether an
37	individual is a registered voter, the county voter registration office
38	shall apply the requirements and procedures used under IC 3 to
39	determine whether a person is a registered voter for purposes of
40	voting in an election governed by IC 3. However, an individual is
41	not required to comply with the provisions concerning providing
42	proof of identification to be considered a registered voter for



1	purposes of this chapter. A person is entitled to sign a petition
2	only one (1) time in a particular referendum process under this
3	chapter, regardless of whether the person owns more than one $(1)$
4	parcel of real property, mobile home assessed as personal
5	property, or manufactured home assessed as personal property or
6	a combination of those types of property within the political
7	subdivision and regardless of whether the person is both a
8	registered voter in the political subdivision and the owner of
9	property within the political subdivision. Notwithstanding any
10	other provision of this section, if a petition is presented to the
11	county voter registration office within forty-five (45) days before
12	an election, the county voter registration office may defer acting
13	on the petition, and the time requirements under this section for
14	action by the county voter registration office do not begin to run
15	until five (5) days after the date of the election.
16	(10) The county voter registration office must file a certificate and
17	each petition with:
18	(A) the township trustee, if the political subdivision is a
19	township, who shall present the petition or petitions to the
20	township board in a township in a county having a
21	consolidated city; or
22	(B) the body that has the authority to authorize the issuance of
23	the bonds or the execution of a lease, if the political
24	subdivision is not a township;
25	within thirty-five (35) business days of the filing of the petition
26	requesting the referendum process. The certificate must state the
27	number of petitioners who are owners of property within the
28	political subdivision and the number of petitioners who are
29	registered voters residing within the political subdivision.
30	(11) If a sufficient petition requesting the local public question
31	process is not filed by owners of property or registered voters as
32	set forth in this section, the political subdivision may issue bonds
33	or enter into a lease by following the provisions of law relating to
34	the bonds to be issued or lease to be entered into.
35	(c) If the proper officers of a political subdivision make a
36	preliminary determination to issue bonds or enter into a lease, the
37	officers shall provide to the county auditor:
38	(1) a copy of the notice required by subsection $(b)(2)$ ; and
39	(2) any other information the county auditor requires to fulfill the
40	county auditor's duties under section 3.6 of this chapter.
41	SECTION 12. IC 12-20-4-3, AS AMENDED BY P.L.73-2005,
42	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



1 JANUARY 1, 2022]: Sec. 3. (a) The township trustee shall determine 2 the number of township assistance supervisors, investigators, 3 assistants, or other necessary employees that are employed by the 4 township to administer township assistance. 5 (b) The pay of township assistance supervisors, investigators, 6 assistants, and other necessary employees shall be fixed by the township trustee subject only to: 7 8 (1) the total budgetary appropriation for personnel services for the 9 administration of township assistance; and (2) in a township in a county having a consolidated city, 10 11 approved approval by the township board. (c) A township assistance supervisor, investigator, assistant, or other 12 13 necessary employee who uses an automobile in the performance of the 14 employee's work is entitled to the same mileage paid to state officers 15 and employees. 16 SECTION 13. IC 12-20-4-11, AS AMENDED BY P.L.73-2005, 17 SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 18 JANUARY 1, 2022]: Sec. 11. (a) A township assistance supervisor, 19 investigator, assistant, or other necessary employee shall be paid only 20 for the number of days the employee is actually engaged in 21 employment during each month. 22 (b) A township assistance supervisor, investigator, assistant, or other 23 necessary employee shall be paid at the rate established by the 24 township trustee from an appropriation, by the township board with no 25 deduction for legal holidays. 26 (c) A township assistance supervisor, investigator, assistant, or other 27 necessary employee shall be paid out of the same money as claims for 28 township assistance are paid. Claims for pay are payable upon 29 presentation of a sworn claim itemizing each day for which pay is 30 requested. Claims are to be made and filed in the same manner as other 31 claims for township assistance expenditures are payable, at least once 32 each month. 33 (d) Each township assistance chief deputy, investigator, supervisor, 34 assistant, or other necessary employee may be granted paid vacation 35 leave or sick leave under IC 5-10-6-1. 36 (e) The township trustee of a township having a population of at 37 least ten thousand (10,000) may appoint a chief deputy. A chief deputy 38 may be paid from any township funds. 39 SECTION 14. IC 12-20-4-13 IS AMENDED TO READ AS 40 FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 13. (a) Subject 41 to subsection (b), the township trustee may with the approval of the 42 township board, employ personnel to supervise rehabilitation, training,

1	retraining, and work programs as provided in IC 12-20-13.
2	(b) In a township in a county having a consolidated city, the
3	employment of personnel under subsection (a) is subject to the
4	approval of the township board.
5	SECTION 15. IC 12-20-5.5-1, AS AMENDED BY P.L.73-2005,
6	SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JANUARY 1, 2022]: Sec. 1. (a) The township trustee shall process all
8	applications for township assistance according to uniform written
9	standards and without consideration of the race, creed, nationality, or
10	gender of the applicant or any member of the applicant's household.
11	(b) The township's standards for the issuance of township assistance
12	and the processing of applications must be: meet the following
13	requirements:
14	(1) The standards must be governed by the requirements of this
15	article.
16	(2) The standards must be adopted as follows:
17	(A) This clause applies only to a township in a county
18	having a consolidated city. The standards must be proposed
19	by the township trustee, adopted by the township board, and
20	filed with the board of county commissioners.
21	(B) This clause applies only to a township in a county not
22	having a consolidated city. The standards must be adopted
23	by the township trustee and filed with the board of county
24	commissioners.
25	(3) The standards must be reviewed and updated annually to
26	reflect changes in the cost of basic necessities in the township and
27	changes in the law.
28	(4) The standards must be published in a single written
29	document, including addenda attached to the document. and
30	(5) The standards must be posted in a place prominently visible
31	to the public in all offices of the township trustee where township
32	assistance applications are taken or processed.
33	SECTION 16. IC 12-20-13-1, AS AMENDED BY P.L.73-2005,
34	SECTION 60, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	JANUARY 1, 2022]: Sec. 1. (a) This subsection applies only to a
36	township in a county having a consolidated city. A township trustee,
37	may, with the approval of the township board do the following:
38	(1) Conduct the following for township assistance recipients in
39	the township:
40	(A) Rehabilitation programs.
41	(B) Training programs.
42	(C) Retraining programs.



1 (D) Work programs. 2 (2) Employ personnel to supervise the programs. 3 (3) Pay the costs of the programs from township assistance 4 money. 5 (b) This subsection applies only to a township in a county not 6 having a consolidated city. A township trustee may do the 7 following: 8 (1) Conduct the following for township assistance recipients 9 in the township: 10 (A) Rehabilitation programs. 11 (B) Training programs. 12 (C) Retraining programs. 13 (D) Work programs. 14 (2) Employ personnel to supervise the programs. 15 (3) Pay the costs of the programs from township assistance 16 money. 17 SECTION 17. IC 12-20-20-2, AS AMENDED BY P.L.73-2005, 18 SECTION 92, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 19 JANUARY 1, 2022]: Sec. 2. (a) If money is not available for the 20 payment of township assistance claims under section 1 of this chapter, 21 the township board shall appeal to borrow money under IC 12-20-24. 22 (b) This subsection does not apply to a county having a consolidated 23 city. If the township board trustee does not appeal to borrow money 24 under IC 12-20-24 or if an appeal fails, the board of commissioners 25 may borrow money or otherwise provide the money. If the county 26 commissioners determine to borrow the money or otherwise provide 27 the money, the county fiscal body shall promptly pass necessary 28 ordinances and make the necessary appropriations to enable this to be 29 done, after determining whether to borrow money by any of the 30 following: 31 (1) A temporary loan against taxes levied and in the process of 32 collection. 33 (2) The sale of county township assistance bonds or other county 34 obligations. 35 (3) Any other lawful method of obtaining money for the payment of township assistance claims. 36 37 (c) This subsection applies only to a county having a consolidated city. If a township board does not appeal to borrow money under 38 39 IC 12-20-24 or if an appeal fails, the board of commissioners shall 40 borrow money or otherwise provide the money. The county fiscal body 41 shall promptly pass necessary ordinances and make the necessary 42 appropriations to enable this to be done, after determining whether to

1	borrow money by any of the following methods:
2	(1) A temporary loan against taxes levied and in the process of
2 3	collection.
4	(2) The sale of county township assistance bonds or other county
5	obligations.
6	(3) Any other lawful method of obtaining money for the payment
7	of township assistance claims.
8	SECTION 18. IC 12-20-21-3, AS AMENDED BY P.L.234-2013,
9	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JANUARY 1, 2022]: Sec. 3. (a) Except as provided in section 3.2 of
11	this chapter, the following may levy a specific tax for the purpose of
12	providing money for the payment of township assistance expenses
13	in the following year:
14	(1) This subdivision applies only to a township in a county
15	having a consolidated city. A township trustee and township
16	board may levy a specific tax for the purpose of providing money
17	for the payment of township assistance expenses in the following
18	year. under this section.
19	(2) This subdivision applies only to a township in a county not
20	having a consolidated city. The township trustee may levy a
21	specific tax under this section.
22	The tax may be sufficient to meet the entire requirement of the
23	township in the following year or the part that is determined to be
24	proper.
25	(b) Except as provided in section 3.2 of this chapter, if a tax levy is
26	established under subsection (a), all proceeds derived from the tax levy
27	shall be distributed to the township at the same time and in the same
28	manner as proceeds from other property tax levies are distributed to the
29	township. The proceeds of the tax levy shall be held by the township in
30	its township assistance account free and available for the payment of
31	township assistance obligations of the township. The funds are
32	continuing funds and do not revert to any other fund at the end of the
33	year.
34	SECTION 19. IC 12-20-22-1, AS AMENDED BY P.L.73-2005,
35	SECTION 97, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JANUARY 1, 2022]: Sec. 1. (a) A township trustee may not, acting as
37	administrator of township assistance, disburse any money or incur any
38	obligation in the furnishing of township assistance in excess of the
39	amount appropriated for that purpose.
40	(b) Appropriations for township assistance purposes must be made
41	in the manner provided by law for appropriations for other township
42	purposes.



1 (c) When preparing The following shall prepare the annual budget 2 for a township: 3 (1) This subdivision applies only to a township in a county 4 having a consolidated city. The township trustee and the 5 township board shall prepare the annual budget for the 6 township. 7 (2) This subdivision applies only to a township in a county not 8 having a consolidated city. The township trustee shall prepare 9 the annual budget for the township. 10 The appropriate township officials shall set out in the budget the 11 amount of expenditures estimated to be reasonably required for current 12 township assistance in the following calendar year. If the amount 13 provided for township assistance in the annual budget as finally 14 adopted and approved is insufficient to meet the requirements for that 15 purpose, additional appropriations may be made in the manner provided by law for the making of additional appropriations by 16 17 townships for other purposes. 18 SECTION 20. IC 12-20-22-2, AS AMENDED BY P.L.73-2005, 19 SECTION 98, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 20 JANUARY 1, 2022]: Sec. 2. (a) Copies of all township budgets for 21 current township assistance shall, as finally adopted and approved, be 22 placed on file in the office of the county auditor. If an additional appropriation for current township assistance is made, by a township: 23 24 the following shall be filed in the office of the county auditor: 25 (1) A certified copy of the action of the following in making the additional appropriation: 26 27 (A) The action of the township board. This clause applies only to a township in a county having a consolidated city. 28 29 (B) The action of the township trustee. This clause applies 30 only to a township in a county not having a consolidated 31 citv. 32 in making the additional appropriation; and 33 (2) A certified copy of the order of the department approving the 34 additional appropriation. 35 shall be filed in the office of the county auditor. 36 (b) A township trustee may not pay any township assistance order 37 or claim in excess of the amount appropriated for current township 38 assistance purposes, except as otherwise provided by law. 39 SECTION 21. IC 12-20-24-1, AS AMENDED BY P.L.169-2006, 40 SECTION 36, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) This subsection applies only to a 41 42 township in a county having a consolidated city. In addition to the



1 other methods of township assistance financing provided by this article, 2 if a township trustee for a township determines that a particular 3 township's township assistance account will be exhausted before the 4 end of a fiscal year, the township trustee shall notify the township 5 board of that determination. 6 (b) This subsection applies only to a township in a county having 7 a consolidated city. After receiving notice under subsection (a) that a 8 township's township assistance account will be exhausted before the 9 end of a fiscal year, the township board shall appeal to the department of local government finance for the right to borrow money on a short 10 11 term basis to fund township assistance services in the township. 12 (c) This subsection applies only to a township in a county not 13 having a consolidated city. If the township trustee determines that 14 a particular township's township assistance account will be 15 exhausted before the end of a fiscal year, the township trustee shall appeal to the department of local government finance for the right 16 17 to borrow money on a short term basis to fund township assistance 18 services in the township. 19 (d) In the appeal the township board under subsection (b) or (c), 20 the township must do the following: 21 (1) Show that the amount of money contained in the township 22 assistance account will not be sufficient to fund services required 23 to be provided within the township by this article. 24 (2) Show the amount of money that the board township estimates 25 will be needed to fund the deficit. (3) Indicate a period, not to exceed five (5) years, during which 26 27 the township would repay the loan. SECTION 22. IC 12-20-24-5, AS AMENDED BY P.L.169-2006, 28 29 SECTION 37, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 30 JANUARY 1, 2022]: Sec. 5. (a) If upon appeal under section 1 of this 31 chapter the department determines that a township board should be 32 allowed to borrow money under this chapter, the department shall order 33 the township trustee to borrow the money from a financial institution 34 on behalf of the township board and to deposit the money borrowed in 35 the township's township assistance account. 36 (b) If upon appeal under section 1 of this chapter the department 37 determines that the township board should not be allowed to borrow 38 money, the board township may not do so for that year. 39 SECTION 23. IC 12-20-24-8, AS AMENDED BY P.L.169-2006, 40 SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 41

- JANUARY 1, 2022]: Sec. 8. (a) If a township: board:
- 42 (1) appeals before August 1 for permission to borrow money;



	52
1	(2) receives permission from
2	(A) the board of commissioners or the county council, before
3	<del>July 1, 2006; or</del>
4	(B) the department
5	to borrow money before November 1 of that year; and
6	(3) borrows money under this chapter;
7	the township board shall levy a property tax beginning in the next
8	succeeding year and continuing for the term of the loan in an amount
9	each year that will be sufficient to pay the principal and interest due on
10	the loan for the year.
11	(b) If a township: <del>board:</del>
12	(1) appeals after August 1 for permission to borrow money;
13	(2) receives permission from
14	(A) the board of commissioners or the county council, before
15	<del>July 1, 2006; or</del>
16	(B) the department
17	to borrow money; and
18	(3) borrows money in the year of the appeal under this chapter;
19	the township board shall levy a property tax beginning in the second
20	succeeding year and continuing for the term of the loan in an amount
21	each year that will be sufficient to pay the principal and interest due on
22	the loan for the year.
23	(c) The property taxes levied under this section shall be retained by
24	the township trustee and applied by the township trustee to retire the
25	debt.
26	SECTION 24. IC 12-20-24-9 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 9. A township
28	board must make an additional appropriation before money borrowed
29	under IC 12-2-4.5 (before its repeal) or this chapter may be spent.
30	SECTION 25. IC 12-20-25-6 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 6. The township
32	trustee shall immediately notify:
33	(1) in a county having a consolidated city, the township board;
34	and
35	(2) the county fiscal body;
36	when a township becomes a distressed township.
37	SECTION 26. IC 12-20-25-47 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 47. Rules
39	established by the control board before the termination of a township's
40	controlled status continue to govern the operations of the township
41	trustee's office until the rules are modified or terminated by:
42	(1) the township board, in a county having a consolidated city;



1	and
2	(2) the township trustee, in a county not having a consolidated
$\frac{2}{3}$	city.
4	SECTION 27. IC 13-11-2-86 IS AMENDED TO READ AS
5	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 86. "Fiscal body"
6	means the following:
7	(1) The county council, for a county not having a consolidated
8	city.
9	(2) The city-county council of a consolidated city and county.
10	(3) The common council of a city.
11	(4) The town council of a town.
12	(5) The following for a township:
13	(A) The township board of a township or in a county having
14	a consolidated city.
15	(B) The township trustee of a township in a county not
16	having a consolidated city.
17	(6) The board of directors of a conservancy district.
18	SECTION 28. IC 14-33-5.4-6 IS AMENDED TO READ AS
19	FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 6. (a) A district
20	must adopt a form for applications for absentee ballots. The form
21	adopted by the district must elicit the following information from the
22	applicant:
23	(1) Name.
24	(2) Location within the district of the real estate that is held by the
25	applicant, making the applicant a freeholder.
26	(b) An individual who:
27	(1) holds a freeholder's interest in real property located within a
28	district; and
29	(2) wishes to cast an absentee ballot in an election of directors of
30	the district;
31	must present an application for an absentee ballot to the trustee of the
32	township in which the real property of the freeholder is located. The
33	application must be made on the form adopted by the district under
34	subsection (a).
35	(c) To be accepted, an application for an absentee ballot must reach
36	the trustee at least thirty (30) days before the election.
37	(d) When the trustee receives an application for an absentee ballot
38	under this section, the trustee shall verify that the name of the applicant
39	appears on the list of freeholders provided to the district under section
40	4(a) of this chapter. For the purposes of this subsection, the district
41	shall provide a copy of the list of freeholders to the trustee of each
42	township that is located in whole or in part within the district at least



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1	thirty (30) days before the election.
2	(e) If the name of an applicant appears on the list of freeholders, the
3	trustee shall mail to the applicant:
4	(1) an absentee ballot; and
5	(2) instructions on the proper completion and mailing of the
6	ballot.
7	(f) The instructions provided by the trustee under subsection (e)(2)
8	must direct the applicant to return the absentee ballot by mail to the
9	trustee.
10	(g) If the name of an applicant does not appear on the list of
11	freeholders, the trustee shall:
12	(1) discard the application of the applicant; and
12	(2) mail to the applicant a letter or postcard informing the
13	applicant that the applicant's application for an absentee ballot has
15	been discarded because the applicant's name did not appear on the
16	list of freeholders.
17	(h) A trustee shall:
18	(1) keep a record of each absentee ballot mailed to an applicant
19	under subsection (e);
20	(2) retain absentee ballots that are returned to the office of the
20	trustee before the date of the election; and
$\frac{21}{22}$	(3) on the day of the election, deliver all absentee ballots retained
23	under subdivision (2) to an election polling place.
23	(i) The district shall:
25	(1) supply the trustee with:
26	(A) absentee ballots; and
27	(B) envelopes; and
28	(2) reimburse the expenses incurred by the trustee for postage;
29	under this section.
30	(j) If a relative of a trustee is a candidate for director of a district, the
31	duties of the trustee under this section with respect to the election of
32	directors of the district shall be carried out by <b>the following:</b>
33	(1) In a county having a consolidated city, a member of the
34	township board selected by the trustee.
35	(2) In a county not having a consolidated city, an individual
36	selected by the county executive.
37	SECTION 29. IC 15-16-8-5, AS ADDED BY P.L.2-2008,
38	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JANUARY 1, 2022]: Sec. 5. (a) The township trustee may pay the
40	following costs incurred in cutting or destroying detrimental plants
41	under this chapter:
42	(1) Chemicals.
-	



1 (2) Work. 2 (3) Labor, at a rate per hour to be fixed by the township trustee 3 commensurate with local hourly wages. 4 (b) If the trustee believes the infestation of the real estate with 5 detrimental plants is so great and widespread that cutting or eradication 6 by hand methods is impractical, the trustee shall use the necessary power machinery or equipment. The trustee may pay for the work at a 7 8 rate per hour fixed by the township trustee commensurate with the local 9 hourly rate. 10 (c) When the work has been performed, the person doing the work shall file an itemized bill for the work in the office of the township 11 12 trustee. When the bill has been approved, the trustee shall pay the bill 13 out of the township fund. If there is no money available in the township 14 fund for that purpose, the township board, following, upon finding an 15 emergency exists, shall act under IC 36-6-6-14(b), or IC 36-6-6-15, 16 IC 36-6-6.3-8(b), or IC 36-6-6.3-10 to borrow money sufficient to 17 meet the emergency: 18 (1) The township board. This subdivision applies only to a 19 township in a county having a consolidated city. 20 (2) The township trustee. This subdivision applies only to a 21 township in a county not having a consolidated city. 22 (d) This subsection applies only to a county having a 23 consolidated city. The trustee, when submitting estimates to the 24 township board for action, shall include in the estimates an item 25 sufficient to cover those expenditures. 26 SECTION 30. IC 16-23-9-1, AS AMENDED BY P.L.119-2012, 27 SECTION 138, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. This chapter applies to a 28 29 nonprofit hospital corporation that: (1) is located in a township having a population of more than 30 31 eight thousand (8,000) but less than ten thousand (10,000) located 32 in a county having a population of more than forty-seven thousand 33 (47,000) but less than forty-seven thousand five hundred 34 (47,500);35 (2) has a majority of members who are residents of the township; 36 (3) is managed by directors, a majority of whom are residents of 37 the township and who serve without compensation; 38 (4) is free from political or sectarian influence and is required by the hospital's articles of incorporation to be so managed and 39 40 maintained perpetually; and 41 (5) is unable to be maintained and supported and to perform the 42 hospital service reasonably needed and required for the people of

1 the township without assistance, as determined by the township 2 trustee. and township board. 3 SECTION 31. IC 16-23-9-2 IS AMENDED TO READ AS 4 FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 2. The township 5 board may, at the request of the township trustee may levy annually 6 and cause to be collected as other taxes are collected a tax upon all of 7 the taxable property within the township. The tax may not exceed six 8 and sixty-seven hundredths cents (\$0.0667) on each one hundred 9 dollars (\$100) of assessed valuation. The tax is for the use of the 10 hospital in defraying the expenses of the hospital's maintenance and support, for providing necessary additions, and for the payment of 11 12 mortgage indebtedness. 13 SECTION 32. IC 16-23-9-4 IS AMENDED TO READ AS 14 FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 4. (a) This section 15 applies if the township trustee and the township board of the township 16 determine determines the following: 17 (1) That the hospital is indebted in an amount not exceeding five 18 thousand dollars (\$5,000), the payment of which is secured by a 19 mortgage encumbering the buildings and grounds of the hospital. 20 (2) That an addition to the hospital structure or additional 21 building or buildings, or equipment is required to enable the 22 hospital to efficiently carry on the hospital's activities under the 23 hospital's articles of incorporation. 24 (b) The township board may authorize the trustee may, by special 25 order entered and signed upon the township board's township's 26 records, to borrow an amount on behalf of the township sufficient to 27 pay the mortgage indebtedness, or to construct and equip an addition 28 to a building or for an additional building. The township board may 29 authorize the trustee of the township to may issue bonds of the 30 township to pay the debt created. The bonds: 31 (1) may run for a period not exceeding ten (10) years; 32 (2) may bear interest at any rate; and 33 (3) shall be sold by one (1) of the trustees with the consent of the 34 township board, for not less than par value. 35 (c) The township board trustee shall annually levy sufficient taxes 36 to pay at least one-tenth (1/10) of the township bonds, including 37 interest, and the township trustee shall apply the tax levy collected each 38 year to the retirement of the bonds and the payment of the interest on 39 the bonds. The bonds issued under this section may not exceed an 40 amount equal to one percent (1%) of the adjusted value of all the 41 taxable property in the township, including that in a town, as 42 determined under IC 36-1-15.



1 (d) This debt may not be created except by the township board 2 trustee in the manner specified in this section. A payment of an 3 unauthorized debt by a trustee from public funds is recoverable upon 4 the bond of the trustee. 5 (e) The township trustee shall pay the proceeds from the borrowing 6 and the sale of bonds into the treasury of the hospital. The hospital may 7 use the money only to pay the mortgage indebtedness for which bonds 8 had been sold or for construction and equipment of buildings or 9 additions to buildings. 10 SECTION 33. IC 20-23-6-1, AS ADDED BY P.L.1-2005, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 11 12 JANUARY 1, 2022]: Sec. 1. As used in this chapter, "trustees" means 13 the: 14 (1) township trustee and township board of a township in a county having a consolidated city; 15 16 (2) the township trustee of a township in a county not having 17 a consolidated city; or 18 (2) (3) governing body; 19 of each school corporation joining in the resolution provided for in this 20 chapter. 21 SECTION 34. IC 20-23-6-9, AS AMENDED BY P.L.244-2017, 22 SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 23 JANUARY 1, 2022]: Sec. 9. (a) When any: 24 (1) school town; 25 (2) school city; 26 (3) school township; 27 (4) joint school; or 28 (5) consolidated school; 29 has become consolidated by resolution or election and the new 30 governing body has been appointed and legally organized, the former 31 school township, school town, school city, joint school, or consolidated 32 school is considered abandoned. 33 (b) All school: 34 (1) property; 35 (2) rights; 36 (3) privileges; and 37 (4) any indebtedness: 38 from the abandoned school is considered to accrue to and be assumed 39 by the new consolidated school corporation. 40 (c) The title of property shall pass to and become vested in the new 41 consolidated school corporation. All debts of the former school 42 corporations shall be assumed and paid by the new consolidated school



1	corporation. All the privileges and rights conferred by law upon the
2	former:
3	(1) school town;
4	(2) school city;
5	(3) school township;
6	(4) joint school; or
7	(5) consolidated school;
8	are granted to the newly consolidated school corporation.
9	(d) This subsection applies when the consolidated governing body
10	of a consolidated school corporation decides that property acquired
11	under subsection (b) from a township is no longer needed for school
12	purposes. The governing body shall offer the property as a gift to the
13	township that owned the property before the school was consolidated.
14	If the property contains a structure that the governing body wishes to
15	demolish, the governing body shall give written notice of the proposed
16	demolition to the township. The township shall, within ninety (90) days
17	after receiving the notice, inform the governing body in writing as to
18	whether the township wishes to retain the structure. If the township
19	wishes to retain the structure, the governing body may not demolish the
20	structure before transferring the property. The township may sell or
21	lease the property to an Indiana nonprofit corporation that is exempt
22	from federal income taxation under Section 501 of the Internal
23	Revenue Code. If the township board accepts the offer, the governing
24	body shall give the township a quitclaim deed to the property. If the
25	township <del>board</del> refuses the offer, the governing body may sell the
26	property in the manner provided in subsection (e).
27	(e) This subsection provides the procedure for the sale of school
28	property that is no longer needed for school purposes by the governing
29	body of a consolidated school corporation. The governing body shall
30	cause the property to be appraised at a fair cash value by:
31	(1) one (1) disinterested resident freeholder of the school
32	corporation offering the property for sale; and
33	(2) two (2) disinterested appraisers licensed under IC 25-34.1;
34	who are residents of Indiana. One (1) of the appraisers described under
35	subdivision (2) must reside not more than fifty (50) miles from the
36	property. The appraisals shall be made under oath and spread of record
37	upon the records of the governing body. A sale may not be made for
38	less than the appraised value, and the sale must be made for cash. The
39	sale shall take place after the governing body gives notice under
40	IC 5-3-1 of the terms, date, time, and place of sale.
40	(f) Proceeds from a sale under subsection (e) shall be placed in the
42	operations fund of the consolidated school corporation.
14	operations fund of the consolitated school corporation.



1 (g) This subsection applies when the consolidated governing body 2 of a consolidated school corporation decides that property acquired 3 under subsection (b) from a city or town is no longer needed for school 4 purposes. The governing body shall offer the property as a gift to the 5 city or town that owned the property before the school was 6 consolidated. If the property contains a structure that the governing 7 body wishes to demolish, the governing body shall give written notice 8 of the proposed demolition to the city or town. The city or town shall, 9 within ninety (90) days after receiving the notice, inform the governing 10 body in writing as to whether the city or town wishes to retain the 11 structure. If the city or town wishes to retain the structure, the 12 governing body may not demolish the structure before transferring the 13 property. If the fiscal body of the city or town accepts the offer, the 14 governing body shall give the city or town a quitclaim deed to the 15 property. If the fiscal body of the city or town refuses the offer, the governing body may sell the property in the manner provided in 16 17 subsection (e). 18

18 SECTION 35. IC 20-42-3-10, AS AMENDED BY P.L.286-2013,
19 SECTION 124, IS AMENDED TO READ AS FOLLOWS
20 [EFFECTIVE JANUARY 1, 2022]: Sec. 10. (a) In a county not
21 having a consolidated city, the township trustee alone may take the
22 actions described in this section without the action of a township
23 board.
24 (b) The trustee, with the advice and consent of the township board.

(b) The trustee, with the advice and consent of the township board, shall use the account for the following educational purposes:

(1) Each year the trustee shall pay, to the parent or legal guardian 26 27 of any child whose residence is within the township, the initial cost for the rental of curricular materials used in any elementary 28 29 or secondary school that has been accredited by the state. The 30 reimbursement for the rental of curricular materials shall be for 31 the initial yearly rental charge only. Curricular materials 32 subsequently lost or destroyed may not be paid for from this 33 account.

34 (2) Students who are residents of the township for the last two (2) 35 years of their secondary education and who still reside within the 36 township are entitled to receive financial assistance in an amount 37 not to exceed an amount determined by the trustee and the 38 township board during an annual review of postsecondary 39 education fees and tuition costs of education at any accredited 40 postsecondary educational institution. Amounts to be paid to each 41 eligible student shall be set annually after this review. The 42 amount paid each year must be:

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1	(A) equitable for every eligible student without regard to race,
2	religion, creed, sex, disability, or national origin; and
3	(B) based on the number of students and the amount of funds
4	available each year.
5	(3) A person who has been a permanent resident of the township
6	continuously for at least two (2) years and who needs educational
7	assistance for job training or retraining may apply to the trustee
8	of the township for financial assistance. The trustee and the
9	township board shall review each application and make assistance
10	available according to the need of each applicant and the
11	availability of funds.
12	(4) If all the available funds are not used in any one (1) year, the
13	unused funds shall be retained in the account by the trustee for
14	use in succeeding years.
15	SECTION 36. IC 20-48-4-1, AS ADDED BY P.L.2-2006,
16	SECTION 171, IS AMENDED TO READ AS FOLLOWS
17	[EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) Sections 2 through 4 of
17	this chapter apply if a township board (for a township in a county
19 20	having a consolidated city) or a township trustee (for a township in
20	a county not having a consolidated city) finds at an annual or special
21	meeting <del>of the board,</del> or hearing, that:
22	(1) it is necessary to provide for the construction of a school
23	building; and
24	(2) the cost of the building, or the proportional cost if it is a joint
25	graded high school building, will exceed the sum available from
26	an annual levy.
27	(b) For purposes of this chapter, a township trustee of a
28	township in a county not having a consolidated city may take any
29	action described in this chapter without the action of a township
30	board.
31	SECTION 37. IC 23-14-69-5, AS AMENDED BY THE
32	TECHNICAL CORRECTIONS BILL OF THE 2019 GENERAL
33	ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JANUARY 1, 2022]: Sec. 5. (a) This subsection applies only to a
35	township in a county having a consolidated city. If:
36	(1) no land suitable for a public cemetery is donated to a
37	township; and
38	(2) if the township legislative body adopts a resolution approving
39	the purchase;
40	the township executive may purchase land for the purpose of
41	establishing a public cemetery.
42	(b) This subsection applies only to a township in a county not



1	having a consolidated city. If no land suitable for a public cemetery
2	is donated to a township, the township executive may purchase
3	land for the purpose of establishing a public cemetery.
4	(b) (c) When land is purchased and conveyed to the township under
5	subsection (a), the land must be set apart, kept in repair, and used as
6	provided in section 6 of this chapter.
7	SECTION 38. IC 36-1-2-6, AS AMENDED BY P.L.186-2006,
8	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JANUARY 1, 2022]: Sec. 6. "Fiscal body" means the following:
10	(1) The county council, for a county not having a consolidated
11	city.
12	(2) The city-county council, for a consolidated city or county
13	having a consolidated city.
14	(3) <b>The</b> common council, for a city other than a consolidated city.
15	(4) <b>The</b> town council, for a town.
16	(5) The township board, for a township in a county having a
17	consolidated city.
18	(6) The township trustee for a township in a county not having
19	a consolidated city.
20	(6) (7) The governing body or budget approval body, for any
21	other political subdivision that has a governing body or budget
22	approval body. <del>or</del>
23	(7) (8) The chief executive officer of any other political
24	subdivision that does not have a governing body or budget
25	approval body.
26	SECTION 39. IC 36-1-2-9, AS AMENDED BY P.L.77-2014,
27	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	JANUARY 1, 2022]: Sec. 9. "Legislative body" means the following:
29	(1) The board of county commissioners, for a county not subject
30	to IC 36-2-2.5, IC 36-2-3.5, or IC 36-3-1.
31	(2) The county council, for a county subject to IC 36-2-2.5 or
32	IC 36-2-3.5.
33	(3) The city-county council, for a consolidated city or county
34	having a consolidated city.
35	(4) <b>The</b> common council, for a city other than a consolidated city.
36	(5) <b>The</b> town council, for a town.
37	(6) The township board, for a township in a county having a
38	consolidated city.
39	(7) The township trustee for a township in a county not having
40	a consolidated city.
41	(7) (8) The governing body of any other political subdivision that
42	has a governing body or

42 has a governing body. <del>or</del>



1 (8) (9) The chief executive officer of any other political 2 subdivision that does not have a governing body. 3 SECTION 40. IC 36-1-8-5, AS AMENDED BY P.L.244-2017, 4 SECTION 124, IS AMENDED TO READ AS FOLLOWS 5 [EFFECTIVE JANUARY 1, 2022]: Sec. 5. (a) This section applies to 6 all funds raised by a general or special tax levy on all the taxable 7 property of a political subdivision. 8 (b) Whenever the purposes of a tax levy have been fulfilled and an 9 unused and unencumbered balance remains in the fund, the fiscal body 10 of the political subdivision shall order the balance of that fund to be transferred as follows, unless a statute provides that it be transferred 11 12 otherwise: 13 (1) The funds of a county shall be transferred to the general 14 fund or rainy day fund of the county, as provided in section 5.1 of 15 this chapter. 16 (2) The funds of a municipality shall be transferred to the 17 general fund or rainy day fund of the municipality, as provided in 18 section 5.1 of this chapter. 19 (3) The funds of a township for redemption of township 20 assistance obligations shall be transferred to the township 21 assistance fund of the township or rainy day fund of the township, 22 as provided in section 5.1 of this chapter. 23 (4) The funds of any other political subdivision shall be 24 transferred to the general fund or rainy day fund of the political 25 subdivision, as provided in section 5.1 of this chapter. However, if the political subdivision is dissolved or does not have a general 26 27 fund or rainy day fund and is not a school corporation then the 28 funds shall be transferred to the general fund of each of the 29 units located in the political subdivision in the same proportion 30 that the assessed valuation of the unit bears to the total assessed 31 valuation of the political subdivision. In the case of a school 32 corporation, the school corporation may transfer the amount 33 received to any of its funds. 34 (c) Whenever an unused and unencumbered balance remains in the 35 civil township fund of a township and a current tax levy for the fund is 36 not needed, the township fiscal body may order any part of the balance 37 of that fund transferred to the debt service fund of the school 38 corporation located in or partly in the township. However, if more than 39 one (1) school corporation is located in or partly in the township, then 40 any sum transferred shall be transferred to the debt service fund of each 41 of those school corporations in the same proportion that the part of the 42 assessed valuation of the school corporation in the township bears to

assessed valuation of the school corporation



1 the total assessed valuation of the township.

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(d) Whenever any township has collected any fund for the special or specific purpose of erecting or constructing a school building and the township trustee of the township decides to abandon the proposed work of erecting or constructing the school building, the township trustee of the township shall transfer the fund collected for the special or specific purpose to the township fund of the township, upon the order of the township board to make the transfer. It is lawful thereafter to use the funds for any purpose for which the township funds of the township may be used.

(e) Transfers to a political subdivision's rainy day fund may be made 12 at any time during the political subdivision's fiscal year.

(g) The township executive of a township in a county not having a consolidated city has full and complete authority to take any action required under this section necessary to make a transfer to or from a fund under this section.

SECTION 41. IC 36-6-1.5-5, AS AMENDED BY P.L.255-2013, 17 18 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 19 JANUARY 1, 2022]: Sec. 5. (a) The township trustees, with the 20 approval of a majority of the members of the township legislative body 21 of each township that wants to merge township governments under this 22 chapter, the county fiscal body, must comply with this section.

23 (b) The township trustees must present identical resolutions 24 approving the township government merger to the trustees' respective 25 township legislative bodies. A township legislative body county fiscal 26 body. The county fiscal body may adopt a resolution under this 27 chapter only after the legislative county fiscal body has held a public 28 hearing concerning the proposed merger. The township legislative 29 county fiscal body shall hold the hearing not earlier than thirty (30) 30 days after the date the resolution is introduced. The hearing shall be 31 conducted in accordance with IC 5-14-1.5 and notice of the hearing 32 shall be published in accordance with IC 5-3-1.

(c) The township legislative bodies county fiscal body may adopt the identical resolutions a resolution approving the township government merger under this chapter not later than ninety (90) days after the legislative body county fiscal body has held the public hearing under subsection (b).

(d) The trustees of the participating townships shall jointly file a copy of the identical resolutions with:

(1) the department of local government finance;

- (2) the circuit court clerk; and
- 42 (3) the office of the secretary of state.



1	(e) A township legislative county fiscal body may not adopt a
2	resolution ordering a merger after January 1 of a year in which:
3	(1) a general election is held; and
4	(2) a township trustee is elected.
5	(f) A merger under this chapter may reduce the term of a township
6	trustee of a former township government.
7	SECTION 42. IC 36-6-1.5-7, AS ADDED BY P.L.240-2005,
8	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JANUARY 1, 2022]: Sec. 7. If township governments merge under this
10	chapter,
11	(1) IC 36-6-6 applies to the election of the township board; and
12	$\frac{1}{(2)}$ IC 36-6-5-1 applies to the election of a township assessor of
13	the new township government.
14	SECTION 43. IC 36-6-1.5-10, AS ADDED BY P.L.240-2005,
15	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JANUARY 1, 2022]: Sec. 10. When a new township government is
17	established under this chapter, the following occur:
18	(1) The resolutions, rules, and bylaws of each of the former
19	township governments:
20	(A) remain in force within the territory to which they applied
21	before the merger; and
22	(B) continue in force until amended or repealed by the
23	legislative body or an administrative body of the new township
24	government.
25	(2) Pending actions that involve any former township government
26	shall be prosecuted to final judgment and execution, and
27	judgments rendered in those actions may be executed and
28	enforced against the new township government without any
29	change of the name of the plaintiff or defendant.
30	SECTION 44. IC 36-6-1.5-12, AS AMENDED BY P.L.255-2013,
31	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JANUARY 1, 2022]: Sec. 12. (a) Subject to subsection (b), the officers
33	of the new township government shall:
34	(1) obtain from the department of local government finance
35	approval under IC 6-1.1-18.5-7 of:
36	(A) a budget;
37	(B) an ad valorem property tax levy; and
38	(C) a property tax rate;
39	(2) fix the annual budget under IC 6-1.1-17;
40	(3) impose a property tax levy; and
41	(4) take any action necessary to ensure the collection of fees and
42	other revenue;



1 for the new township government for the budget year following the 2 year the officers take office. 3 (b) The resolutions approving the township government merger 4 under this chapter must specify the amount (if any) of the decrease that 5 the department of local government finance shall make to the 6 maximum permissible property tax levies, maximum permissible property tax rates, and budgets under IC 6-1.1-17 and IC 6-1.1-18.5 of 7 8 the new township to: 9 (1) eliminate double taxation for services or goods provided by 10 the new township; or 11 (2) eliminate any excess by which the amount of property taxes imposed by the new township exceeds the amount necessary to 12 13 pay for services or goods provided under this article. (c) The fiscal body of the new township shall determine and certify 14 15 to the department of local government finance the amount of the adjustment (if any) under subsection (b). The amount of the adjustment 16 17 (if any) to be made under subsection (b) must comply with the 18 resolutions approving the township government merger. 19 SECTION 45. IC 36-6-1.6-3, AS ADDED BY P.L.240-2005, 20 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 21 JANUARY 1, 2022]: Sec. 3. (a) Freeholders may initiate proceedings 22 to reestablish a township government by filing a petition in the office 23 of the county auditor of the county where the freeholder's land is 24 located. The petition must be signed by the lesser of: 25 (1) at least ten percent (10%) of; or 26 (2) at least fifty (50); 27 freeholders owning land within the proposed reestablished township. A petition may also be filed with the county auditor by a merged 28 29 township government under a resolution adopted by the legislative 30 body of the township government. 31 (b) A county legislative body may adopt an ordinance that: 32 (1) dissolves a merger of township governments that took effect 33 under IC 36-6-1.5; and 34 (2) reestablishes the township governments that were subject to 35 the merger. 36 (c) The county legislative body must file a copy of the ordinance 37 with: 38 (1) the circuit court clerk; and 39 (2) the secretary of state. 40 SECTION 46. IC 36-6-1.6-8, AS ADDED BY P.L.240-2005, 41 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 42 JANUARY 1, 2022]: Sec. 8. When a reestablished township



1government is created under this chapter, the following occur:2(1) The resolutions, rules, and bylaws of the merged township3government:4(A) remain in force in the reestablished township5governments; and6(B) continue in force until amended or repealed by the7legislative body or an administrative body of the reestablished8township government.9(2) Pending actions that involve the merged township government10shall be prosecuted to final judgment and execution, and11judgments rendered in those actions may be executed and12enforced against the reestablished township governments without13any change of the name of the plaintiff or defendant.14SECTION 47. IC 36-6-4-3, AS AMENDED BY P.L.1-2009,15SECTION 163, IS AMENDED TO READ AS FOLLOWS16[EFFECTIVE JANUARY 1, 2022]: Sec. 3. The executive shall do the17following:18(1) Keep a written record of official proceedings.19(2) Manage all township property interests.20(3) Keep township records open for public inspection.21(4) Attend all meetings of the township legislative body. This23subdivision applies only to a township in a county having a23consolidated city.24(5) Receive and pay out township funds.25(6) Examine and settle all accounts and demands chargeable26against the township.27(7) Administer township assistance under IC 12-20 and28 <t< th=""></t<>
<ul> <li>government:</li> <li>(A) remain in force in the reestablished township governments; and</li> <li>(B) continue in force until amended or repealed by the legislative body or an administrative body of the reestablished township government.</li> <li>(2) Pending actions that involve the merged township government shall be prosecuted to final judgment and execution, and judgments rendered in those actions may be executed and enforced against the reestablished township governments without any change of the name of the plaintiff or defendant.</li> <li>SECTION 47. IC 36-6-4-3, AS AMENDED BY P.L.1-2009, SECTION 163, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 3. The executive shall do the following:</li> <li>(1) Keep a written record of official proceedings.</li> <li>(2) Manage all township property interests.</li> <li>(3) Keep township records open for public inspection.</li> <li>(4) Attend all meetings of the township legislative body. This subdivision applies only to a township in a county having a consolidated city.</li> <li>(5) Receive and pay out township funds.</li> <li>(6) Examine and settle all accounts and demands chargeable against the township.</li> <li>(7) Administer township assistance under IC 12-20 and IC 12-30-4.</li> <li>(8) Perform the duties of fence viewer under IC 32-26.</li> <li>(9) Provide and maintain cemeteries under IC 23-14.</li> </ul>
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<ul> <li>enforced against the reestablished township governments without any change of the name of the plaintiff or defendant.</li> <li>SECTION 47. IC 36-6-4-3, AS AMENDED BY P.L.1-2009, SECTION 163, IS AMENDED TO READ AS FOLLOWS</li> <li>[EFFECTIVE JANUARY 1, 2022]: Sec. 3. The executive shall do the following: <ul> <li>(1) Keep a written record of official proceedings.</li> <li>(2) Manage all township property interests.</li> <li>(3) Keep township records open for public inspection.</li> <li>(4) Attend all meetings of the township legislative body. This subdivision applies only to a township in a county having a consolidated city.</li> <li>(5) Receive and pay out township funds.</li> <li>(6) Examine and settle all accounts and demands chargeable against the township.</li> <li>(7) Administer township assistance under IC 12-20 and IC 12-30-4.</li> <li>(8) Perform the duties of fence viewer under IC 32-26.</li> <li>(9) Provide and maintain cemeteries under IC 23-14.</li> </ul> </li> </ul>
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<ul> <li>SECTION 163, IS AMENDED TO READ AS FOLLOWS</li> <li>[EFFECTIVE JANUARY 1, 2022]: Sec. 3. The executive shall do the</li> <li>following: <ul> <li>(1) Keep a written record of official proceedings.</li> <li>(2) Manage all township property interests.</li> <li>(3) Keep township records open for public inspection.</li> <li>(4) Attend all meetings of the township legislative body. This</li> <li>subdivision applies only to a township in a county having a</li> <li>consolidated city.</li> <li>(5) Receive and pay out township funds.</li> <li>(6) Examine and settle all accounts and demands chargeable</li> <li>against the township.</li> <li>(7) Administer township assistance under IC 12-20 and</li> <li>IC 12-30-4.</li> <li>(8) Perform the duties of fence viewer under IC 32-26.</li> <li>(9) Provide and maintain cemeteries under IC 23-14.</li> </ul> </li> </ul>
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30 (9) Provide and maintain cemeteries under IC 23-14.
31 (10) Provide fire protection under IC 36-8, except in a township
32 that:
33 (A) is located in a county having a consolidated city; and
34 (B) consolidated the township's fire department under
35 IC 36-3-1-6.1.
36 (11) File an annual personnel report under IC 5-11-13.
37 (12) Provide and maintain township parks and community centers
38 under IC 36-10.
39 (13) Destroy detrimental plants, noxious weeds, and rank
40 vegetation under IC 15-16-8.



1 SECTION 48. IC 36-6-4-11, AS AMENDED BY P.L.73-2005, 2 SECTION 174, IS AMENDED TO READ AS FOLLOWS 3 [EFFECTIVE JANUARY 1, 2022]: Sec. 11. (a) At the township 4 legislative body's annual meeting under IC 36-6-6-11 or the hearing 5 under IC 36-6-6.3-3, the executive shall: 6 (1) present an itemized written statement of the estimated 7 expenditures for which appropriations are requested or proposed, 8 specifying: 9 (A) the number of teachers employed; 10 (B) the salary of each teacher employed; (C) the property of the township (and supplies on hand); 11 12 (D) the estimated value of the property of the township (and 13 supplies on hand); 14 (E) the supplies necessary for each school; and 15 (F) the need for township assistance in the township; and 16 (2) submit to questions from the legislative body or taxpayers concerning expenditures of the township. 17 18 (b) The written statement required under subsection (a)(1) must 19 comply with forms prescribed by the state board of accounts and show 20 the amount of each item to be charged against township funds. 21 SECTION 49. IC 36-6-4-12, AS AMENDED BY P.L.127-2017, 22 SECTION 156, IS AMENDED TO READ AS FOLLOWS 23 [EFFECTIVE JANUARY 1, 2022]: Sec. 12. (a) At the annual meeting 24 of the township legislative body under IC 36-6-6-9 or the hearing 25 under IC 36-6-6.3-3, the executive shall present a complete report of 26 all receipts and expenditures of the preceding calendar year, including 27 the balance to the credit of each fund controlled by the executive. If the 28 executive controls any money that is not included in a particular fund, 29 then the executive shall state all the facts concerning that money in the 30 report. 31 (b) Each item of expenditure must be accompanied by the verified 32 voucher of the person to whom the sum was paid, stating: 33 (1) why the payment was made; 34 (2) that the receipt is for the exact sum received; 35 (3) that no part of the sum has been retained by the executive; and 36 (4) that no part of the sum has been or is to be returned to the 37 executive or any other person. 38 The executive may administer oaths to persons giving these receipts. 39 (c) The executive shall swear or affirm that: 40 (1) the report shows all sums received by the executive; (2) the expenditures credited have been fully paid in the sums 41 42 stated, without express or implied agreement that any part of the



1 sums is to be retained by or returned to the executive or any other 2 person; and 3 (3) the executive has received no money or other property in 4 consideration of any contract entered into on behalf of the 5 township. 6 (d) Within ten (10) days after the legislative body's action under 7 IC 36-6-6-9, or the hearing under IC 36-6-6.3-3, the executive shall 8 file a copy of the report and its accompanying vouchers, as adopted by 9 the legislative body, in the county auditor's office. The legislative body 10 may, for the benefit of the township, bring a civil action against the 11 executive if the executive fails to file the report within ten (10) days after the legislative body's action. The legislative body may recover five 12 13 dollars (\$5) for each day beyond the time limit for filing the report, 14 until the report is filed. 15 SECTION 50. IC 36-6-4-15, AS AMENDED BY P.L.127-2017, SECTION 159, IS AMENDED TO READ AS FOLLOWS 16 17 [EFFECTIVE JANUARY 1, 2022]: Sec. 15. (a) If the executive resigns 18 or dies, the former executive or the former executive's personal 19 representative shall immediately deliver to the new executive custody 20 of all funds and property of the township. 21 (b) This subsection applies only in a county having a 22 consolidated city. The new executive shall then issue a call for a 23 special meeting of the township legislative body, to be held not more 24 than fifteen (15) days later. At the special meeting the legislative body 25 shall: 26 (1) examine the records of the township; 27 (2) inquire into the conduct of the executive's office; and 28 (3) approve in whole or in part the records, receipts, and 29 expenditures of the township to the date of death or resignation of 30 the former executive. 31 (b) (c) In the new executive's annual report to the legislative body 32 or the trustee's hearing under IC 36-6-6.3-3, the new executive shall 33 distinguish between the new executive's transactions and those of the 34 former executive. The legislative body need not, at its annual meeting 35 under IC 36-6-6-9, review items in the report that were considered at 36 the special meeting. 37 SECTION 51. IC 36-6-6-1 IS AMENDED TO READ AS 38 FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. This chapter 39 applies only to all townships. a township in a county having a 40 consolidated city. 41 SECTION 52. IC 36-6-6.1 IS ADDED TO THE INDIANA CODE 42 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE



1 JANUARY 1, 2022]:

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Chapter 6.1. Transfer of Township Board Powers and Duties in a County Other Than Marion County

Sec. 1. This chapter applies only to a township in a county not having a consolidated city.

Sec. 2. On January 1, 2020, the township boards of the townships in the county are dissolved.

8 Sec. 3. On January 1, 2020, all property, assets, funds, 9 equipment, records, rights, contracts, obligations, and liabilities of 10 a township board of a township are transferred to or assumed by 11 the township trustee.

12 Sec. 4. Beginning January 1, 2020, the township trustee shall 13 exercise the legislative and fiscal powers assigned in the Indiana 14 Code to township boards, including the authority to adopt the 15 township's annual budget and to levy township property taxes for 16 township funds.

17 Sec. 5. Notwithstanding any other law, if a statute requires the 18 township board to take an action by resolution, a township trustee 19 shall instead take the action by issuing an executive order.

Sec. 6. (a) The dissolution of a township board under section 2 of this chapter does not invalidate:

(1) any resolutions, fees, schedules, or other actions adopted or taken by the township board; or

(2) any appointments made by the township board;

before January 1, 2020.

(b) After December 31, 2019, any reference:

(1) in the Indiana Code;

(2) in the Indiana Administrative Code; or

(3) in any resolution;

30 to the township board or township legislative body of a township shall be considered a reference to the township trustee.

SECTION 53. IC 36-6-6-2, AS AMENDED BY P.L.266-2013, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 2. (a) Except as provided in subsection (b), and section 2.1 of this chapter, a three (3) member township board

36 shall be elected under IC 3-10-2-13 by the voters of each township. 37

(b) The township board in a county containing a consolidated city 38 shall consist of the following: 39

(1) Before January 1, 2017, seven (7) members elected under IC 3-10-2-13 by the voters of each township.

41 (2) After December 31, 2016, five (5) members elected under 42 IC 3-10-2-13 by the voters of each township.



1 (c) The township board is the township legislative body. 2 (d) The term of office of a township board member is four (4) years, 3 beginning January 1 after election and continuing until a successor is 4 elected and qualified. 5 SECTION 54. IC 36-6-6-2.1 IS REPEALED [EFFECTIVE 6 JANUARY 1, 2022]. Sec. 2.1. (a) This section applies if township 7 governments merge under IC 36-6-1.5. 8 (b) If two (2) township governments merge, the resulting merged 9 township government shall elect a three (3) member township board. 10 The voters of the resulting merged township government shall elect all the members of the township board. One (1) member must reside 11 12 within the boundaries of each of the township governments that 13 merged. 14 (c) If at least three (3) township governments merge, the resulting 15 merged township government shall elect a township board that has the same number of members as the number of township governments that 16 17 merged. The voters of the resulting merged township shall elect all the 18 members of the township board. One (1) township board member must 19 reside within the boundaries of each of the townships that merged. 20 SECTION 55. IC 36-6-6-3, AS AMENDED BY P.L.240-2005, 21 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 22 JANUARY 1, 2022]: Sec. 3. (a) This subsection applies to townships 23 in a county containing a consolidated city. One (1) member of the 24 legislative body must reside within each legislative body district. If a 25 member of the legislative body ceases to be a resident of the district 26 from which the member was elected, the office becomes vacant. 27 (b) This subsection applies to townships not included in subsection 28 (a). or (c). A member of the legislative body must reside within the 29 township as provided in Article 6, Section 6 of the Constitution of the 30 State of Indiana. If a member of the legislative body ceases to be a 31 resident of the township, the office becomes vacant. 32 (e) This subsection applies to a township government that: 33 (1) is created by a merger of township governments under 34 IC 36-6-1.5; and 35 (2) elects a township board under section 2.1 of this chapter. 36 One (1) member of the legislative body must reside within the boundaries of each of the former townships that merged. If a member 37 38 of the legislative body ceases to be a resident of that former township, 39 the office becomes vacant. 40 SECTION 56. IC 36-6-6-4, AS AMENDED BY P.L.266-2013, 41 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 42 JANUARY 1, 2022]: Sec. 4. (a) Except as provided in subsections



1 subsection (b), and (c), two (2) members of the legislative body 2 constitute a quorum. 3 (b) Before January 1, 2017, four (4) members of the legislative body 4 In a county containing a consolidated city, constitute a quorum. After 5 December 31, 2016, three (3) members of the legislative body in a 6 county having a consolidated city constitute a quorum. 7 (c) This subsection applies to a township government that: 8 (1) is created by a merger of township governments under 9 IC 36-6-1.5; and 10 (2) elects a township board under section 2.1 of this chapter. A majority of the members of the legislative body constitute a quorum. 11 If a township board has an even number of members, the township 12 13 executive shall serve as an ex officio member of the township board for 14 the purpose of casting the deciding vote to break a tie. 15 SECTION 57. IC 36-6-6.3 IS ADDED TO THE INDIANA CODE 16 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE 17 JANUARY 1, 2022]: 18 Chapter 6.3. Fiscal and Legislative Powers of the Township 19 Trustee 20 Sec. 1. This chapter applies only to a township in a county not 21 having a consolidated city. 22 Sec. 2. A township taxpayer may appear at any hearing of the 23 township trustee and be heard as to: 24 (1) an estimate of expenditures; 25 (2) a proposed levy of taxes; 26 (3) the executive's annual report; or 27 (4) any other matter being considered by the township trustee. 28 Sec. 3. (a) The trustee shall hold a public hearing on or before 29 the third Tuesday after the first Monday in February of each year. 30 The township trustee shall present the township trustee's annual 31 report. The township trustee may send for persons, books, and 32 papers necessary in the presentation of the report and may 33 administer oaths necessary in the examination of the report. 34 (b) Any sum in the control of the executive that remains 35 unexpended and is not subject to liability shall be credited in favor 36 of the fund for which it was appropriated. Any fund expended, in 37 whole or in part, for a purpose for which it was not appropriated 38 shall be considered unexpended and in the control of the executive, 39 who is liable on the executive's bond for such an expenditure. 40 Sec. 4. (a) This section does not apply to the appropriation of 41 money to pay a deputy or an employee of a township assessor with

42 assessment duties or to an elected township assessor.

(b) The township trustee shall fix the:

2 (1) salaries;

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3 (2) wages;

(3) rates of hourly pay; and

(4) remuneration other than statutory allowances;

of all officers and employees of the township.

7 (c) Subject to subsection (d), the township trustee may reduce 8 the salary of an appointed official. However, except as provided in 9 subsection (e), the official is entitled to a salary that is not less than 10 the salary fixed for the first year of the term of office that 11 immediately preceded the current term of office. Except as 12 provided in subsection (e), the township trustee may not alter the 13 salaries of elected or appointed officers during the fiscal year for 14 which they are fixed, but the township trustee may add or 15 eliminate any other position and change the salary of any other 16 employee, if the necessary funds and appropriations are available.

(d) If a change in the mileage allowance paid to state officers
and employees is established by July 1 of any year, the change shall
be included in the compensation fixed for the township trustee and
assessor under this section, to take effect January 1 of the next
year. However, the township trustee may by executive order
provide for the change in the sum per mile to take effect before
January 1 of the next year.

(e) This subsection applies when a township executive dies or resigns from office. A person filling the vacancy of the township executive shall receive at least the same salary the previous township executive received for the remainder of the unexpired term of office of the township executive (as set forth in IC 36-6-4-2), unless the person consents to a reduction in salary.

Sec. 5. (a) The township trustee shall adopt the township's annual budget in accordance with IC 6-1.1-17, subject to review and approval by the county fiscal body under IC 6-1.1-17-20 if required by IC 6-1.1-17-3.3.

(b) The township trustee shall include in the budget:

(1) provisions for the payment of existing debt of the township as it becomes due; and

(2) the salaries fixed under section 4 of this chapter.

(c) Subject to review and approval by the county fiscal body under IC 6-1.1-17-20, the township trustee shall levy taxes for the township funds on property in the township and fix rates of taxation sufficient to provide that revenue during the next year.

(d) On the assessment date, as defined by IC 6-1.1-1-2, the rates



of taxation adopted under this section become a levy and a lien on all taxable property in the township, including property in municipalities in the township. The levy constitutes an appropriation for the specific items in the township trustee's estimates.

Sec. 6. (a) The township trustee may appropriate money for membership of the township in county, state, or national associations that:

(1) are of a civic, educational, or governmental nature; and (2) have as a purpose the improvement of township governmental operations.

12 The township representatives may participate in the activities of 13 the associations, and the legislative body may appropriate money to defray the expenses of township representatives in connection 14 15 with the activities of the associations.

16 (b) Each representative of the township attending any meeting, 17 conference, seminar, or convention approved by the township 18 trustee shall be allowed reimbursement for all necessary and 19 legitimate expenses incurred while representing the township. 20 Expenses shall be paid to each representative in accordance with 21 the township's reimbursement policy, which may include an 22 established per diem rate, as adopted by the township trustee. 23

Sec. 7. The township trustee may appropriate and transfer money to the county treasurer for use throughout the county under agreements made by the township and the county under IC 36-1-7.

26 Sec. 8. (a) The township trustee may determine whether there is a need for fire and emergency services or there is another emergency requiring the expenditure of money not included in the township's budget estimates and levy.

(b) Subject to section 9 of this chapter, if the township trustee finds that a need for fire and emergency services or that another emergency exists, the executive may issue an executive order of the executive's determination to borrow a specified amount of money sufficient to meet the emergency. However, the township trustee may not borrow money under this subsection in more than three (3) calendar years during any five (5) year period.

(c) Notwithstanding IC 36-8-13-4(a), the township trustee may borrow a specified sum from a township fund other than the township firefighting fund if the executive finds that the emergency requiring the expenditure of money is related to paying the operating expenses of a township fire department or a volunteer fire department. The township trustee shall cover the debt created

HB 1650-LS 7064/DI 75



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1 by making a levy to the credit of the fund for which the amount 2 was borrowed under this subsection. 3 (d) In determining whether a fire and emergency services need 4 exists requiring the expenditure of money not included in the 5 township's budget estimates and levy, the township trustee and any 6 reviewing authority considering the approval of the additional borrowing shall consider the following factors: 7 8 (1) The current and projected certified and noncertified 9 public safety payroll needs of the township. 10 (2) The current and projected need for fire and emergency 11 services within the jurisdiction served by the township. 12 (3) Any applicable national standards or recommendations 13 for the provision of fire protection and emergency services. 14 (4) Current and projected growth in the number of residents 15 and other citizens served by the township, emergency service 16 runs, certified and noncertified personnel, and other 17 appropriate measures of public safety needs in the 18 jurisdiction served by the township. 19 (5) Salary comparisons for certified and noncertified public 20 safety personnel in the township and other surrounding or 21 comparable jurisdictions. 22 (6) Prior annual expenditures for fire and emergency services, 23 including all amounts budgeted under this chapter. 24 (7) Current and projected growth in the assessed value of 25 property requiring protection in the jurisdiction served by the 26 township. 27 (8) Other factors directly related to the provision of public 28 safety within the jurisdiction served by the township. 29 (e) If the township received additional funds under this chapter 30 in the immediately preceding budget year for an approved 31 expenditure, any reviewing authority shall take into consideration 32 the use of the funds in the immediately preceding budget year and 33 the continued need for funding the services and operations to be 34 funded with the proceeds of the loan. 35 Sec. 9. (a) If the township trustee issues an executive order 36 under section 10 of this chapter of the executive's determination to 37 borrow money, not less than ten (10) taxpayers in the township 38 who disagree with the executive order may file a petition in the 39 office of the county auditor not more than thirty (30) days after 40 notice of the executive order is given. The petition must state the 41 taxpayers' objections and the reasons why the taxpayers believe 42 the executive order is unnecessary or unwise.

1 (b) The county auditor shall immediately certify a copy of the 2 petition filed under subsection (a), together with other data 3 necessary to present the questions involved, to the department of 4 local government finance. Upon receipt of the certified petition and 5 other data, the department of local government finance shall fix a 6 time and place for a hearing of the matter. The hearing shall be 7 held not less than five (5) and not more than thirty (30) days after 8 the receipt of the certified documents. The hearing shall be held in 9 the county where the petition arose. Notice of the hearing shall be 10 given by the department of local government finance to the township and to the first ten (10) taxpayer petitioners listed on the 11 12 petition by letter. The letter shall be sent to the first ten (10) 13 taxpayer petitioners at the taxpayer's usual place of residence at 14 least five (5) days before the date of the hearing. 15 (c) A: 16 (1) taxpayer who signed a petition filed under subsection (a); 17 or 18 (2) township against which a petition is filed under subsection 19 (a); 20 may petition for judicial review of the final determination of the 21 department of local government finance under subsection (b). The 22 petition must be filed in the tax court not more than forty-five (45) 23 days after the date of the department's final determination. 24 Sec. 10. (a) If the township trustee finds that an emergency 25 requires the borrowing of money to meet the township's current 26 expenses, the township trustee may take out temporary loans in an 27 amount not more than eighty percent (80%) of the total anticipated 28 revenue for the remainder of the year in which the loans are taken 29 out. 30 (b) The township trustee must authorize the temporary loans by 31 an executive order: 32 (1) stating the nature of the consideration for the loans; 33 (2) stating the time the loans are payable; 34 (3) stating the place the loans are payable; 35 (4) stating a rate of interest; 36 (5) stating the anticipated revenues on which the loans are 37 based and out of which they are payable; and 38 (6) appropriating a sufficient amount of the anticipated 39 revenues on which the loans are based and out of which they 40 are payable for the payment of the loans. 41 (c) The loans must be evidenced by time warrants of the 42 township stating:



1 (1) the nature of the consideration; 2 (2) the time payable; 3 (3) the place payable; and 4 (4) the anticipated revenues on which they are based and out 5 of which they are payable. 6 SECTION 58. IC 36-8-14-1 IS AMENDED TO READ AS 7 FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 1. (a) This 8 chapter applies to all units except counties. 9 (b) A township trustee in a county not having a consolidated city 10 may take any action required under this chapter that is necessary to provide for the cumulative building and equipment fund to be 11 12 established in 2025 and to impose the property tax levy under this 13 chapter beginning in 2025. 14 SECTION 59. IC 36-8-14-2 IS AMENDED TO READ AS 15 FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 2. (a) As used in 16 this section, "emergency medical services" has the meaning set forth in 17 IC 16-18-2-110. 18 (b) As used in this section, "volunteer fire department" has the 19 meaning set forth in IC 36-8-12-2. 20 (c) The legislative body of a unit, or the township trustee of a 21 township in a county not having a consolidated city, or the board of fire trustees of a fire protection district may provide a cumulative 22 23 building and equipment fund under IC 6-1.1-41 for the following 24 purposes: 25 (1) The: 26 (A) purchase, construction, renovation, or addition to 27 buildings; or 28 (B) purchase of land; 29 used by the fire department or a volunteer fire department serving 30 the unit. 31 (2) The purchase of firefighting equipment for use of the fire 32 department or a volunteer fire department serving the unit, 33 including making the required payments under a lease rental with 34 option to purchase agreement made to acquire the equipment. 35 (3) In a municipality, the purchase of police radio equipment. 36 (4) The: 37 (A) purchase, construction, renovation, or addition to a 38 building; 39 (B) purchase of land; or 40 (C) purchase of equipment; 41 for use of a provider of emergency medical services under 42 IC 16-31-5 to the unit establishing the fund.



1 (d) In addition to the requirements of IC 6-1.1-41, before a 2 cumulative fund may be established by a township fire protection 3 district, the county legislative body which appoints the trustees of the 4 fire protection district must approve the establishment of the fund. 5 SECTION 60. IC 36-9-13-2, AS AMENDED BY P.L.233-2015, 6 SECTION 340, IS AMENDED TO READ AS FOLLOWS 7 [EFFECTIVE JANUARY 1, 2022]: Sec. 2. For purposes of this 8 chapter, the following are considered the governing bodies of their 9 respective eligible entities: 10 (1) Board of commissioners, for a county not subject to IC 36-2-2.5, IC 36-2-3.5, or IC 36-3-1. 11 12 (2) County council, for a county subject to IC 36-2-2.5 or 13 IC 36-2-3.5. 14 (3) City-county council, for a consolidated city or county having 15 a consolidated city. 16 (4) Common council, for a city other than a consolidated city. (5) Town council, for a town. 17 18 (6) Trustee and township board, for a civil township located in a 19 county having a consolidated city. 20 (7) Trustee of a township for a civil township located in a county not having a consolidated city. 21 22 (7) (8) Board of school trustees, board of school commissioners, 23 or school board, for a school corporation. 24 (8) (9) Board of trustees, for a health and hospital corporation. 25 SECTION 61. IC 36-10-7-2 IS AMENDED TO READ AS 26 FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 2. (a) This section 27 applies to all townships except those in a county having a consolidated 28 city. 29 (b) The township executive may, upon petition of at least 30 twenty-five (25) resident freeholders, and approval of the township 31 legislative body, purchase or improve suitable land or purchase, 32 construct, reconstruct, renovate, remodel, or improve room space, 33 buildings, or equipment for: 34 (1) a township community center for civic, social, recreation, or 35 other township purposes; or (2) a township recreational land area. 36 37 (c) A township may issue general obligation bonds for the purposes 38 set forth in subsection (b) in the manner provided by IC 36-10-3 for the 39 issue of bonds under that chapter. 40 (d) Money for the purposes set forth in subsection (b) must be 41 appropriated as provided by statute from funds belonging to the 42 township or from the proceeds of a general obligation bond.

1 (e) The executive may operate and maintain the community center 2 or recreational land area. A property tax levy may be imposed as 3 provided by statute for the cost of all or part of the operation and 4 maintenance expense incurred under this section. 5 (f) The executive may rent to others all or part of the community 6 center or recreational land area when it is not needed for township purposes. The money received for rent shall be used to pay 7 8 maintenance and utility expenses of the community center or 9 recreational land area. 10 SECTION 62. IC 36-10-7-6, AS AMENDED BY P.L.73-2005, 11 SECTION 175, IS AMENDED TO READ AS FOLLOWS 12 [EFFECTIVE JANUARY 1, 2022]: Sec. 6. (a) This section applies to 13 all townships having a population of at least eight thousand five 14 hundred (8,500) that contain a town. 15 (b) The township executive may do the following in relation to township parks: 16 17 (1) Purchase, acquire by eminent domain, accept by grant, devise, bequest, or other conveyance, or otherwise acquire land within the 18 19 township for park purposes. 20 (2) Make necessary improvements on the land. 21 (3) Maintain and operate the land. 22 (4) Dispose of all or part of the land that is unnecessary for the 23 park or park purposes. 24 (c) If the executive decides to acquire land for park purposes under 25 this section, the following procedures apply: 26 (1)A resolution to that effect shall be adopted by the legislative 27 body and shall be entered upon the minutes of the legislative body. The resolution must be signed by the members of the 28 29 legislative body and by the executive. 30 (2) This subdivision applies only to a township in a county not 31 having a consolidated city. The township executive shall adopt 32 an executive order. 33 (2) (3) Upon a petition signed in ink by at least one hundred (100) 34 resident taxpayers and freeholders of the township, the executive 35 shall, after the adoption of the resolution, fix a day not less than 36 fifteen (15) nor more than twenty (20) days after adoption during 37 which time remonstrances may be filed with the executive against 38 the resolution. 39 (3) (4) The executive shall give notice by publication of the 40 resolution and of the time limits for filing remonstrances in 41 accordance with IC 5-3-1.

42 (4) (5) Remonstrances must be signed in ink and shall be filed not



1	later than the day fixed for the expiration of the time for filing
2	remonstrances in the notices.
3	(5) (6) If the number of signers of remonstrances exceeds the
4	number of signers who have signed the original petition,
5	determined by the same qualifications, the executive may give
6	notice, in accordance with IC 5-3-1, of a date by which time a
7	supplementary petition containing the names of qualified signers
8	in addition to the names signed to the first petition may be filed
9	asking for acquisition.
10	(6) (7) A supplemental petition must be signed in ink by signers
11	having the same qualifications as required for the original
12	petition.
13	(7) (8) If, after the expiration of the period for filing a
14	supplemental petition, it is determined that the number of
15	qualified signers to the original petition and the supplemental
16	petition exceeds the number of signers to the remonstrance, the
17	executive may proceed with the acquisition of land and the
18	improvement and operation of it.
19	(8) (9) If the number signing the remonstrance is greater than the
20	number signing the original and supplemental petition, then the
21	township may not proceed with the improvement.
22	However, the remonstrance does not prevent the acquisition of land or
23	inhibit the power of the executive to acquire parkland unless at least
24	twenty percent (20%) of the resident freeholders who are also legal
25	voters, execute the remonstrance. Only the executive and the legislative
26	body may determine the sufficiency of a petition or remonstrance and
27	the qualifications of a signer. These matters are subject to review only
28	for fraud.
29	(d) The executive may acquire any property, land, privilege,
30	immunities, or other species of interest reasonably necessary for the
31	park or for the purpose of improving, maintaining, or operating it. The
32	executive may sue in the name of the township for the condemnation
33	of any property, land, privilege, immunities, or other species of interest
34	in accordance with statutes available to municipal corporations for
35	condemnation.
36	(e) To provide money for any of the purposes of this section, the
37	legislative body may authorize the executive to issue the bonds of the
38	township. However, the total bonds issued and outstanding at any time
39	for such purposes may not exceed ninety thousand dollars (\$90,000).
40	The bonds may bear interest at any rate, may be made payable
41	semiannually, shall be sold for at least their par value, and run for a
42	period of not less than ten (10) nor more than twenty (20) years. Parts



of the total issue may be sold from time to time as the executive determines. After the authorization of the bonds, the executive shall, in accordance with IC 5-3-1, publish notice of that part of the bonds that will be sold at that time. The notice must state the amount of bonds offered, the denomination, the period to run, the rate of interest, and the date, place, and hour of sale. No part of the bonds may be sold except after notice.

(f) The legislative body or the township executive in a county not having a consolidated city, shall levy annually a sufficient tax to pay at least the principal and interest of bonds that will mature in the following year, and the executive shall apply the tax to the payment of bonds and interest. The tax levy is in addition to other tax levies. The tax shall be levied and collected on all property within the boundaries of the township, including municipalities. The cost of the care, upkeep, repair, maintenance, and improvement of the park shall be paid out of the general fund of the township, and the legislative body or the township executive in a county not having a consolidated city, shall increase the levy of the fund each year by an amount sufficient to provide the money to maintain the park.

(g) The executive shall direct the expenditure of the money raised
by the bond issue to save money that otherwise would be expended for
township assistance. The executive may offer persons who are
able-bodied and capable of work the opportunity to work upon the park
improvement. If a person refuses without good excuse, the executive
shall consider the refusal prima facie evidence that the person is not
entitled to township assistance.

SECTION 63. IC 36-10-7-7 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7. (a) This section
applies to all townships having a population between two thousand
(2,000) and three thousand (3,000).
(b) The township executive may accept, acquire, and maintain

(b) The township executive may accept, acquire, and maintain grounds and structures to be used as public parks upon petition of at least fifty-one percent (51%) of the resident taxpayers of the township.

(c) Whenever a park has been established in the township, the legislative body or the township executive in a county not having a consolidated city shall, at its annual meeting and annually each following year, levy a tax not exceeding one and sixty-seven hundredths cents (\$0.0167) on each one hundred dollars (\$100) of taxable property in the township. The money shall be set aside in a public park fund to be used by the executive for the maintenance and improvement of the park and for no other purpose.

SECTION 64. IC 36-10-7-8 IS AMENDED TO READ AS



FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 8. (a) This section applies to all townships having a population of less than two thousand (2,000).

(b) The township executive may lease, purchase, accept by grant, devise, bequest, or other conveyance to the township, or otherwise acquire land for park purposes and may make necessary improvements only as provided by this section.

8 (c) This subsection applies only to a county having a 9 consolidated city. The legislative body may establish a township park and may, by resolution, appropriate from the general fund of the 10 11 township the necessary money to lease, purchase, accept, or otherwise 12 acquire land for park purposes or make improvements thereon. The 13 executive shall then lease, purchase, accept, or acquire the land for 14 park purposes or shall make improvements thereon as directed in the 15 resolution. However, the costs of the park grounds or of the 16 improvements provided for in the resolution may not exceed in one (1)17 year one-fifth two-tenths of one percent (0.2%) of the adjusted value 18 of all taxable property of the township as determined under IC 36-1-15.

19 (d) This subsection applies only in a county not having a 20 consolidated city. The township executive may establish a township 21 park and may, by executive order, appropriate from the general 22 fund of the township the necessary money to lease, purchase, 23 accept, or otherwise acquire land for park purposes or make 24 improvements on the land. The executive shall then lease, 25 purchase, accept, or acquire the land for park purposes or shall 26 make improvements as directed in the executive order. However, 27 the costs of the park grounds or of the improvements provided for 28 in the resolution may not exceed in one (1) year two-tenths of one 29 percent (0.2%) of the adjusted value of all taxable property of the 30 township as determined under IC 36-1-15.

(d) (e) If a park has been established under this section, the executive shall have the park maintained and may make improvements and construct and maintain facilities for the comfort and convenience of the public. However, the executive annually may not spend more than one cent (\$0.01) on each one hundred dollars (\$100) of assessed valuation of taxable property in the township as it appears on the tax duplicates of the auditor of the county in which the township is located. The money shall be paid from the general fund of the township.

(c) (f) This subsection applies only in a county having a consolidated city. If the general fund of the township is insufficient to meet the expenses of acquiring or improving the land for park purposes, the executive shall call a special meeting of the legislative

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1 body by written notice to each member of the legislative body at least 2 three (3) days before the date of the meeting. The notice must state the 3 time, place, and purpose of the meeting. The legislative body shall 4 meet and determine whether an emergency exists for the issuance of 5 the warrants or bonds of the township. The legislative body shall, by 6 resolution, authorize the issuance and sale of the warrants or bonds of 7 the township in an amount not exceeding two percent (2%) of the 8 adjusted value of all taxable property in the township as determined 9 under IC 36-1-15. The amount of bonds may not exceed the total 10 estimated cost of all land to be acquired and all improvements 11 described in the resolution, including all expenses necessarily incurred in connection with the proceedings. The proceeds from the sale of the 12 13 bonds shall be deposited in the general fund of the township. The 14 bonds become due and payable not less than two (2) nor more than ten 15 (10) years after the date of issuance, may bear interest at any rate, and may not be sold for less than par value. The bonds shall be sold after 16 17 giving notice of the sale of bonds in accordance with IC 5-3-1. The 18 bonds and the interest thereon are exempt from taxation as provided by 19 IC 6-8-5 and are subject to the provisions of IC 6-1.1-20 relating to the 20 filing of a petition requesting the issuance of bonds, the appropriation of the proceeds of the bonds, and the approval by the department of 21 22 local government finance. 23

(f) (g) This subsection applies only to a township in a county
 having a consolidated city. The legislative body shall, at its next
 annual meeting after authorization of bonds and annually each
 following year, levy a sufficient tax against all the taxable property of
 the township to pay the principal of the bonds, together with accruing
 interest, as they become due. The executive shall apply the money
 received from the levy only to the payment of bonds and interest as
 they become due.

(g) (h) This subsection applies only to a township in a county having a consolidated city. In addition to the levy required by subsection (f), (g), the legislative body shall, when a park has been established under this section and at every annual meeting after establishment, levy a tax not exceeding one cent (\$0.01) on each one hundred dollars (\$100) of taxable property in the township. The levy required by this subsection shall be used by the executive for the maintenance and improvement of the park. The executive may not expend more for maintenance and improvement of the park than the amount collected by the levy except:

41 (1) upon petition by fifty-one percent (51%) of the taxpayers of
42 the township; or



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(2) when warrants or bonds are to be issued under this section to finance the expenses of improvements.

The amount received from the levy shall be deposited in the general fund of the township.

5 (i) This subsection applies only to a township in a county not 6 having a consolidated city. If the general fund of the township is 7 insufficient to meet the expenses of acquiring or improving the land 8 for park purposes, the executive shall determine whether an 9 emergency exists for the issuance of the warrants or bonds of the 10 township. The executive shall, by executive order, authorize the 11 issuance and sale of the warrants or bonds of the township in an 12 amount not exceeding two percent (2%) of the adjusted value of all 13 taxable property in the township as determined under IC 36-1-15. 14 The amount of bonds may not exceed the total estimated cost of all 15 land to be acquired and all improvements described in the 16 executive order, including all expenses necessarily incurred in 17 connection with the proceedings. The proceeds from the sale of the 18 bonds shall be deposited in the general fund of the township. The 19 bonds become due and payable not less than two (2) nor more than 20 ten (10) years after the date of issuance, may bear interest at any 21 rate, and may not be sold for less than par value. The bonds shall 22 be sold after giving notice of the sale of bonds in accordance with 23 IC 5-3-1. The bonds and the interest on the bonds are exempt from 24 taxation as provided by IC 6-8-5 and are subject to the provisions 25 of IC 6-1.1-20 relating to the filing of a petition requesting the 26 issuance of bonds, the appropriation of the proceeds of the bonds, 27 and the approval by the department of local government finance. 28 The executive shall, at its next annual budget hearing under 29 IC 6-1.1-17 after authorization of bonds and annually each 30 following year, levy a sufficient tax against all the taxable property 31 of the township to pay the principal of the bonds, together with 32 accruing interest, as they become due. The executive shall apply the 33 money received from the levy only to the payment of bonds and 34 interest as they become due. In addition to the levy, the executive 35 shall, when a park has been established under this section and at 36 every annual budget hearing under IC 6-1.1-17 after 37 establishment, levy a tax not exceeding one cent (\$0.01) on each one 38 hundred dollars (\$100) of taxable property in the township. The 39 levy required by this subsection shall be used by the executive for 40 the maintenance and improvement of the park. The executive may 41 not expend more for maintenance and improvement of the park 42 than the amount collected by the levy except:

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1 (1) upon petition by fifty-one percent (51%) of the taxpayers 2 of the township; or 3 (2) when warrants or bonds are to be issued under this section 4 to finance the expenses of improvements. 5 The amount received from the levy shall be deposited in the 6 general fund of the township. 7 (h) (j) A park established under this section shall be kept open to the 8 public in accordance with rules prescribed by the executive. 9 (i) (k) If the executive determines that land or other property used 10 for park purposes under this section should be disposed of and that the park should no longer be maintained, the executive shall appoint three 11 12 (3) disinterested appraisers to appraise the property. The property shall then be disposed of either at public or private sale for at least its 13 14 appraised value. 15 (i) This subsection applies if the township sells the property by acceptance of bids. A bid submitted by a trust (as defined in 16 17 IC 30-4-1-1(a)) must identify each: 18 (1) beneficiary of the trust; and 19 (2) settlor empowered to revoke or modify the trust. (k) (m) All money from the sale of park property, less the expenses 20 21 incurred in making the appraisal and sale, shall be paid into the general 22 fund of the township. 23 SECTION 65. IC 36-10-7.5-1.4 IS ADDED TO THE INDIANA 24 CODE AS A NEW SECTION TO READ AS FOLLOWS 25 [EFFECTIVE JANUARY 1, 2022]: Sec. 1.4. In a county not having 26 a consolidated city, a township trustee may take any action 27 required of the township legislative or fiscal body under this 28 chapter, including: 29 (1) creating a department of parks and recreation; 30 (2) purchasing a blanket bond or crime insurance policy; 31 (3) establishing funds and designating the deposit of fees to the 32 funds: 33 (4) acquiring real property and making improvements to 34 property; 35 (5) issuing bonds; and 36 (6) conducting hearings to disclose information about a bond 37 issue. 38 SECTION 66. [EFFECTIVE JANUARY 1, 2022] (a) The 39 legislative services agency shall prepare, as directed by the legislative council, legislation for introduction in the 2023 regular 40 41 session of the general assembly to organize and correct statutes 42 affected by this act, if necessary.



1 (b) This SECTION expires July 1, 2023.

2 SECTION 67. [EFFECTIVE JULY 1, 2019] (a) The legislative 3 council is urged to assign to the appropriate interim study 4 committee the task of studying the effect of eliminating township 5 advisory boards.

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(b) This SECTION expires January 1, 2020.



## COMMITTEE REPORT

Mr. Speaker: Your Committee on Government and Regulatory Reform, to which was referred House Bill 1650, 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 43, delete lines 17 through 20, begin a new paragraph and insert:

"SECTION 41. IC 36-6-1.5-5, AS AMENDED BY P.L.255-2013, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2020]: Sec. 5. (a) The township trustees, with the approval of a majority of the members of the township legislative body of each township that wants to merge township governments under this chapter, the county fiscal body, must comply with this section.

(b) The township trustees must present identical resolutions approving the township government merger to the trustees' respective township legislative bodies. A township legislative body county fiscal body. The county fiscal body may adopt a resolution under this chapter only after the legislative county fiscal body has held a public hearing concerning the proposed merger. The township legislative county fiscal body shall hold the hearing not earlier than thirty (30) days after the date the resolution is introduced. The hearing shall be conducted in accordance with IC 5-14-1.5 and notice of the hearing shall be published in accordance with IC 5-3-1.

(c) The township legislative bodies county fiscal body may adopt the identical resolutions a resolution approving the township government merger under this chapter not later than ninety (90) days after the legislative body county fiscal body has held the public hearing under subsection (b).

(d) The trustees of the participating townships shall jointly file a copy of the identical resolutions with:

(1) the department of local government finance;

(2) the circuit court clerk; and

(3) the office of the secretary of state.

(e) A township legislative county fiscal body may not adopt a resolution ordering a merger after January 1 of a year in which:

(1) a general election is held; and

(2) a township trustee is elected.

(f) A merger under this chapter may reduce the term of a township trustee of a former township government.

SECTION 42. IC 36-6-1.5-7, AS ADDED BY P.L.240-2005, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



JANUARY 1, 2020]: Sec. 7. If township governments merge under this chapter,

(1) IC 36-6-6 applies to the election of the township board; and

(2) IC 36-6-5-1 applies to the election of a township assessor of the new township government.

SECTION 43. IC 36-6-1.5-10, AS ADDED BY P.L.240-2005, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2020]: Sec. 10. When a new township government is established under this chapter, the following occur:

(1) The resolutions, rules, and bylaws of each of the former township governments:

(A) remain in force within the territory to which they applied before the merger; and

(B) continue in force until amended or repealed by the legislative body or an administrative body of the new township government.

(2) Pending actions that involve any former township government shall be prosecuted to final judgment and execution, and judgments rendered in those actions may be executed and enforced against the new township government without any change of the name of the plaintiff or defendant.

SECTION 44. IC 36-6-1.5-12, AS AMENDED BY P.L.255-2013, SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2020]: Sec. 12. (a) Subject to subsection (b), the officers of the new township government shall:

(1) obtain from the department of local government finance approval under IC 6-1.1-18.5-7 of:

(A) a budget;

(B) an ad valorem property tax levy; and

(C) a property tax rate;

(2) fix the annual budget under IC 6-1.1-17;

(3) impose a property tax levy; and

(4) take any action necessary to ensure the collection of fees and other revenue;

for the new township government for the budget year following the year the officers take office.

(b) The resolutions approving the township government merger under this chapter must specify the amount (if any) of the decrease that the department of local government finance shall make to the maximum permissible property tax levies, maximum permissible property tax rates, and budgets under IC 6-1.1-17 and IC 6-1.1-18.5 of the new township to:



(1) eliminate double taxation for services or goods provided by the new township; or

(2) eliminate any excess by which the amount of property taxes imposed by the new township exceeds the amount necessary to pay for services or goods provided under this article.

(c) The fiscal body of the new township shall determine and certify to the department of local government finance the amount of the adjustment (if any) under subsection (b). The amount of the adjustment (if any) to be made under subsection (b) must comply with the resolutions approving the township government merger.

SECTION 45. IC 36-6-1.6-3, AS ADDED BY P.L.240-2005, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2020]: Sec. 3. (a) Freeholders may initiate proceedings to reestablish a township government by filing a petition in the office of the county auditor of the county where the freeholder's land is located. The petition must be signed by the lesser of:

(1) at least ten percent (10%) of; or

(2) at least fifty (50);

freeholders owning land within the proposed reestablished township. A petition may also be filed with the county auditor by a merged township government under a resolution adopted by the legislative body of the township government.

(b) A county legislative body may adopt an ordinance that:

(1) dissolves a merger of township governments that took effect under IC 36-6-1.5; and

(2) reestablishes the township governments that were subject to the merger.

(c) The county legislative body must file a copy of the ordinance with:

(1) the circuit court clerk; and

(2) the secretary of state.

SECTION 46. IC 36-6-1.6-8, AS ADDED BY P.L.240-2005, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2020]: Sec. 8. When a reestablished township government is created under this chapter, the following occur:

(1) The resolutions, rules, and bylaws of the merged township government:

(A) remain in force in the reestablished township governments; and

(B) continue in force until amended or repealed by the legislative body or an administrative body of the reestablished township government.



(2) Pending actions that involve the merged township government shall be prosecuted to final judgment and execution, and judgments rendered in those actions may be executed and enforced against the reestablished township governments without any change of the name of the plaintiff or defendant.".

Page 46, delete lines 2 through 42.

Page 47, delete lines 1 through 15.

Page 54, delete lines 27 through 42.

Delete page 55.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1650 as introduced.)

MAHAN

Committee Vote: yeas 8, nays 3.

## HOUSE MOTION

Mr. Speaker: I move that House Bill 1650 be amended to read as follows:

Replace the effective dates in SECTIONS 1 through 66 with "[EFFECTIVE JANUARY 1, 2022]".

Page 64, line 40, delete "2020" and insert "2023".

Page 65, line 1, delete "2020." and insert "2023.".

Page 65, after line 1, begin a new paragraph and insert:

"SECTION 67. [EFFECTIVE JULY 1, 2019] (a) The legislative council is urged to assign to the appropriate interim study committee the task of studying the effect of eliminating township advisory boards.

**(b)** This SECTION expires January 1, 2020.". Renumber all SECTIONS consecutively.

(Reference is to HB 1650 as printed February 8, 2019.)

PRYOR

