CONFERENCE COMMITTEE REPORT  
DIGEST FOR EHB 1001

**Citations Affected:** IC 4-4-11.5; IC 4-12-1-19; IC 4-13; IC 4-31-3; IC 4-33-4; IC 4-35-4-13; IC 5-1.5-8-3.5; IC 5-10-8-8.5; IC 5-28; IC 6-1.1; IC 6-3; IC 6-3.1-30; IC 6-3.5-1.1-14; IC 6-5.5-1-2; IC 6-7-1-28.1; IC 7-1.4-8.2; IC 8-3-23; IC 8-16-17; IC 9-20-6-2; IC 12-8; IC 12-12-8-6; IC 14-8-2; IC 14-23-10; IC 20-19-3-9; IC 20-20; IC 20-24-3-1.1; IC 20-24; IC 20-40-8-19; IC 20-43; IC 20-46; IC 20-49-7-21; IC 21-29-3-3; IC 22-4-19-6; IC 25-26-13-4; IC 31-25-5; IC 31-27; IC 31-33; IC 31-39; IC 34-30-2; IC 35-48-7-8.1; IC 36-4-8-15.5.

**Synopsis:** State budget. Makes appropriations for the operation of state government and the delivery of Medicaid and other services. Authorizes capital projects. Provides a school funding formula. Updates references to the Internal Revenue Code and requires certain adjustments for the purposes of calculating adjusted gross income. Prohibits the Indiana horse racing commission and the Indiana gaming commission from: (1) imposing, charging, or collecting by rule a fee that is not authorized by statute on any party to a proposed transfer of an ownership interest in a license; or (2) making the approval of a proposed transfer of an ownership interest in a license contingent upon the payment of any amount that is not authorized by statute. Reallocates the cigarette tax revenue that is used to offset the employer health plan tax credit to a new state retiree health benefit trust fund. Provides that any special volume cap regarding bonds issued under a federal act providing the cap is in addition to the volume cap under Section 146 of the Internal Revenue Code. Extends the expiration date of the office of the secretary of family and social services (FSSA), the office of Medicaid policy and planning, the statutes concerning directors of divisions within FSSA, and certain advisory committees under the FSSA statutes. Establishes the office of the department of child services ombudsman. Delays the implementation of fiscal year budgeting for school corporations. Requires charter schools to conduct classes on at least 180 days per year. Changes the membership of the statewide independent living council. Authorizes certain industrial development loans. Extends the period in which charities may file for a property tax exemption. Authorizes certain studies. Authorizes a city to use its revenues to build a school building. Provides that the total gross weight with load of a vehicle or combination of vehicles transporting an ocean going container may not exceed 95,000 pounds, regardless of
the origin of the container. Requires student test numbers to be reported and stored so that the current location of students can be ascertained. Phases out the use of a school corporation’s expenditures from the capital projects fund for utilities and insurance. Expands the purposes for which the Senator David C. Ford educational technology fund may be used. Provides that a charter school or conversion charter school that has received an advance for operational costs from the common school fund does not have to make principal or interest payments during the state fiscal years beginning July 1, 2009, and July 1, 2010. Makes other changes. (This conference committee report makes various changes to the Senate passed version of EHB 1001 including the following: (1) Extends the expiration date of the office of the secretary of family and social services, the office of Medicaid policy and planning, the statutes concerning directors of divisions within FSSA, and certain advisory committees under the FSSA statutes. (2) Establishes a criminal code evaluation commission. (3) Extends the time in which a charity may file for a property tax exemption. (4) Extends the health facility quality assessment fee until August 1, 2011 and makes related program changes. (5) Authorizes certain studies. (6) Makes changes in the tamper resistant prescription drug form provisions. (7) Requires student test numbers to be reported and stored so that the current location of students can be ascertained. (8) Removes proposed changes that would have entitled a taxpayer to a state tax credit for a contribution to a scholarship granting organization, required small schools to consolidate, changed court fees, changed prosecutors’ pension contributions and benefits, and specified that state adult education funding may also be provided to entities other than school corporations.)

Effective: Upon passage; October 1, 2008 (retroactive); January 1, 2009 (retroactive); July 1, 2009.
CONFERENCE COMMITTEE REPORT

MR. SPEAKER:

Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed Senate Amendments to Engrossed House Bill No. 1001 respectfully reports that said two committees have conferred and agreed as follows to wit:

that the House recede from its dissent from all Senate amendments and that the House now concur in all Senate amendments to the bill and that the bill be further amended as follows:

Delete the title and insert the following:
A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration and to make an appropriation.

Delete everything after the enacting clause and insert the following:

SECTION 1. [EFFECTIVE JULY 1, 2009]

(a) The following definitions apply throughout this act:
(1) "Augmentation allowed" means the governor and the budget agency are authorized to add to an appropriation in this act from revenues accruing to the fund from which the appropriation was made.
(2) "Biennium" means the period beginning July 1, 2009, and ending June 30, 2011. Appropriations appearing in the biennial column for construction or other permanent improvements do not revert under IC 4-13-2-19 and may be allotted.
(3) "Deficiency appropriation" or "special claim" means an appropriation available during the 2008-2009 fiscal year.
(4) "Equipment" includes machinery, implements, tools, furniture, furnishings, vehicles, and other articles that have a calculable period of service that exceeds twelve (12) calendar months.
(5) "Fee replacement" includes payments to universities to be used to pay indebtedness resulting from financing the cost of planning, purchasing, rehabilitation, construction, repair, leasing, lease-purchasing, or otherwise acquiring land, buildings, facilities, and equipment to be used for academic and instructional purposes.
(6) "Federally qualified health center" means a community health center that is designated by the Health Resources Services Administration, Bureau of Primary Health Care, as a Federally Qualified Health Center Look Alike under the FED 330 Consolidated Program.
Health Center Program authorization, including Community Health Center (330e), Migrant Health Center (330g), Health Care for the Homeless (330h), Public Housing Primary Care (330i), and School Based Health Centers (330).

(7) "Other operating expense" includes payments for "services other than personal", "services by contract", "supplies, materials, and parts", "grants, subsidies, refunds, and awards", "in-state travel", "out-of-state travel", and "equipment".

(8) "Pension fund contributions" means the state of Indiana's contributions to a specific retirement fund.

(9) "Personal services" includes payments for salaries and wages to officers and employees of the state (either regular or temporary), payments for compensation awards, and the employer's share of Social Security, health insurance, life insurance, dental insurance, vision insurance, deferred compensation - state match, leave conversion, disability, and retirement fund contributions.

(10) "SSBG" means the Social Services Block Grant. This was formerly referred to as "Title XX".

(11) "State agency" means:
(A) each office, officer, board, commission, department, division, bureau, committee, fund, agency, authority, council, or other instrumentality of the state;
(B) each hospital, penal institution, and other institutional enterprise of the state;
(C) the judicial department of the state; and
(D) the legislative department of the state.

However, this term does not include cities, towns, townships, school cities, school towns, school districts, other municipal corporations or political subdivisions of the state, or universities and colleges supported in whole or in part by state funds.

(12) "State funded community health center" means a public or private not for profit (501(c)(3)) organization that provides comprehensive primary health care services to all age groups.

(13) "Total operating expense" includes payments for both "personal services" and "other operating expense".

(b) The state board of finance may authorize advances to boards or persons having control of the funds of any institution or department of the state of a sum of money out of any appropriation available at such time for the purpose of establishing working capital to provide for payment of expenses in the case of emergency when immediate payment is necessary or expedient. Advance payments shall be made by warrant by the auditor of state, and properly itemized and receipted bills or invoices shall be filed by the board or persons receiving the advance payments.

(c) All money appropriated by this act shall be considered either a direct appropriation or an appropriation from a rotary or revolving fund.

(1) Direct appropriations are subject to withdrawal from the state treasury and for expenditure for such purposes, at such time, and in such manner as may be prescribed by law. Direct appropriations are not subject to return and withdrawal from the state treasury, except for the correction of an error which may have occurred in any transaction or for reimbursement of expenditures which have occurred in the same fiscal year.

(2) A rotary or revolving fund is any designated part of a fund that is set apart as working capital in a manner prescribed by law and devoted to a specific purpose or purposes. The fund consists of earnings and income only from certain sources
or a combination thereof. The money in the fund shall be used for the purpose designated
by law as working capital. The fund at any time consists of the original appropriation
thereto, if any, all receipts accrued to the fund, and all money withdrawn from the
fund and invested or to be invested. The fund shall be kept intact by separate entries
in the auditor of state's office, and no part thereof shall be used for any purpose
other than the lawful purpose of the fund or revert to any other fund at any time.
However, any unencumbered excess above any prescribed amount shall be transferred
to the state general fund at the close of each fiscal year unless otherwise specified
in the Indiana Code.

SECTION 2. [EFFECTIVE JULY 1, 2009]

For the conduct of state government, its offices, funds, boards, commissions, departments,
societies, associations, services, agencies, and undertakings, and for other appropriations
not otherwise provided by statute, the following sums in SECTIONS 3 through 10 are
appropriated for the periods of time designated from the general fund of the state
of Indiana or other specifically designated funds.

In this act, whenever there is no specific fund or account designated, the appropriation
is from the general fund.

SECTION 3. [EFFECTIVE JULY 1, 2009]

GENERAL GOVERNMENT

A. LEGISLATIVE

FOR THE GENERAL ASSEMBLY

LEGISLATORS' SALARIES - HOUSE

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<thead>
<tr>
<th>Fiscal Year</th>
<th>Total Operating Expense</th>
</tr>
</thead>
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HOUSE EXPENSES

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LEGISLATORS' SALARIES - SENATE

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SENATE EXPENSES

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<td>FY 2010-2011</td>
<td>11,812,594</td>
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Included in the above appropriations for house and senate expenses are funds for
a legislative business per diem allowance, meals, and other usual and customary expenses
associated with legislative affairs. Except as provided below, this allowance is
to be paid to each member of the general assembly for every day, including Sundays,
during which the general assembly is convened in regular or special session, commencing
with the day the session is officially convened and concluding with the day the session
is adjourned sine die. However, after five (5) consecutive days of recess, the legislative
business per diem allowance is to be made on an individual voucher basis until the
recess concludes.

Members of the general assembly are entitled, when authorized by the speaker of the
house or the president pro tempore of the senate, to the legislative business per
The legislative business per diem allowance that each member of the general assembly is entitled to receive equals the maximum daily amount allowable to employees of the executive branch of the federal government for subsistence expenses while away from home in travel status in the Indianapolis area. The legislative business per diem changes each time there is a change in that maximum daily amount.

In addition to the legislative business per diem allowance, each member of the general assembly shall receive the mileage allowance in an amount equal to the standard mileage rates for personally owned transportation equipment established by the federal Internal Revenue Service for each mile necessarily traveled from the member's usual place of residence to the state capitol. However, if the member traveled by a means other than by motor vehicle, and the member's usual place of residence is more than one hundred (100) miles from the state capitol, the member is entitled to reimbursement in an amount equal to the lowest air travel cost incurred in traveling from the usual place of residence to the state capitol. During the period the general assembly is convened in regular or special session, the mileage allowance shall be limited to one (1) round trip each week per member.

Any member of the general assembly who is appointed, by the governor, speaker of the house, president or president pro tempore of the senate, house or senate minority floor leader, or Indiana legislative council to serve on any research, study, or survey committee or commission, or who attends any meetings authorized or convened under the auspices of the Indiana legislative council, including pre-session conferences and federal-state relations conferences, is entitled, when authorized by the legislative council, to receive the legislative business per diem allowance for each day in actual attendance and is also entitled to a mileage allowance, at the rate specified above, for each mile necessarily traveled from the member's usual place of residence to the state capitol, or other in-state site of the committee, commission, or conference. The per diem allowance and the mileage allowance permitted under this paragraph shall be paid from the legislative council appropriation for legislator and lay member travel unless the member is attending an out-of-state meeting, as authorized by the speaker of the house of representatives or the president pro tempore of the senate, in which case the member is entitled to receive:

(1) the legislative business per diem allowance for each day the member is engaged in approved out-of-state travel; and
(2) reimbursement for traveling expenses actually incurred in connection with the member's duties, as provided in the state travel policies and procedures established by the legislative council.

Notwithstanding the provisions of this or any other statute, the legislative council may adopt, by resolution, travel policies and procedures that apply only to members of the general assembly or to the staffs of the house of representatives, senate, and legislative services agency, or both members and staffs. The legislative council may apply these travel policies and procedures to lay members serving on research, study, or survey committees or commissions that are under the jurisdiction of the legislative council. Notwithstanding any other law, rule, or policy, the state travel policies and procedures established by the Indiana department of administration and
approved by the budget agency do not apply to members of the general assembly, to
the staffs of the house of representatives, senate, or legislative services agency,
or to lay members serving on research, study, or survey committees or commissions
under the jurisdiction of the legislative council (if the legislative council applies
its travel policies and procedures to lay members under the authority of this SECTION),
except that, until the legislative council adopts travel policies and procedures,
the state travel policies and procedures established by the Indiana department of
administration and approved by the budget agency apply to members of the general
assembly, to the staffs of the house of representatives, senate, and legislative
services agency, and to lay members serving on research, study, or survey committees
or commissions under the jurisdiction of the legislative council. The executive director
of the legislative services agency is responsible for the administration of travel
policies and procedures adopted by the legislative council. The auditor of state
shall approve and process claims for reimbursement of travel related expenses under
this paragraph based upon the written affirmation of the speaker of the house of
representatives, the president pro tempore of the senate, or the executive director
of the legislative services agency that those claims comply with the travel policies
and procedures adopted by the legislative council. If the funds appropriated for
the house and senate expenses and legislative salaries are insufficient to pay all
the necessary expenses incurred, including the cost of printing the journals of the
house and senate, there is appropriated such further sums as may be necessary to
pay such expenses.

LEGISLATORS' SUBSISTENCE

LEGISLATORS' EXPENSES - HOUSE
Total Operating Expense 2,524,980 2,620,929

LEGISLATORS' EXPENSES - SENATE
Total Operating Expense 1,126,579 1,004,601

Each member of the general assembly is entitled to a subsistence allowance of forty
percent (40%) of the maximum daily amount allowable to employees of the executive
branch of the federal government for subsistence expenses while away from home in
travel status in the Indianapolis area:
(1) each day that the general assembly is not convened in regular or special session;
and
(2) each day after the first session day held in November and before the first session
day held in January.

However, the subsistence allowance under subdivision (2) may not be paid with respect
to any day after the first session day held in November and before the first session
day held in January with respect to which all members of the general assembly are
entitled to a legislative business per diem.

The subsistence allowance is payable from the appropriations for legislators' subsistence.

The officers of the senate are entitled to the following amounts annually in addition
to the subsistence allowance: president pro tempore, $7,000; assistant president
pro tempore, $3,000; majority floor leader, $5,500; assistant majority floor leaders,
$3,500; majority caucus chair, $5,500; assistant majority caucus chairs, $1,500;
appropriations committee chair, $5,500; tax and fiscal policy committee chair, $5,500;
appropriations committee ranking majority member, $2,000; tax and fiscal policy committee
ranking majority member, $2,000; majority whip, $4,000; assistant majority whip,
$2,000; minority floor leader, $6,000; minority leader emeritus, $1,500; minority
caucus chair, $5,000; minority assistant floor leader, $5,000; appropriations committee
ranking minority member, $2,000; tax and fiscal policy committee ranking minority
member, $2,000; minority whip(s), $2,000; assistant minority caucus chair(s), $1,000;
agriculture and small business committee chair, $1,000; commerce, public policy,
and interstate cooperation committee chair, $1,000; corrections, criminal, and civil
matters committee chair, $1,000; education and career development chair, $1,000;
elections committee chair, $1,000; energy and environmental affairs committee chair,
$1,000; pensions and labor committee chair, $1,000; health and provider services
committee chair, $1,000; homeland security, transportation, and veterans affairs
committee chair, $1,000; insurance and financial institutions committee chair, $1,000;
judiciary committee chair, $1,000; local government committee chair, $1,000; utilities
and technology committee chair, $1,000; and natural resources committee chair, $1,000.
If an officer fills more than one leadership position, the officer shall be paid for
the higher paid position.

Officers of the house of representatives are entitled to the following amounts annually
in addition to the subsistence allowance: speaker of the house, $6,500; speaker pro
tempore, $5,000; deputy speaker pro tempore, $1,500; majority leader, $5,000; majority
caucus chair, $5,000; assistant majority caucus chair, $1,000; ways and means committee
chair, $5,000; ways and means committee ranking majority member, $3,000; ways and
means committee, chairman of the education subcommittee, $1,500; speaker pro tempore
emeritus, $1,500; budget subcommittee chair, $3,000; majority whip, $3,500; assistant
majority whip, $1,000; assistant majority leader, $1,000; minority leader, $5,500;
minority caucus chair, $4,500; ways and means committee ranking minority member,
$3,500; minority whip, $2,500; assistant minority leader, $4,500; second assistant
minority leader, $1,500; and deputy assistant minority leader, $1,000.

If the senate or house of representatives eliminates a committee or officer referenced
in this SECTION and replaces the committee or officer with a new committee or position,
the foregoing appropriations for subsistence shall be used to pay for the new committee
or officer. However, this does not permit any additional amounts to be paid under
this SECTION for a replacement committee or officer than would have been spent for
the eliminated committee or officer. If the senate or house of representatives creates
a new additional committee or officer, or assigns additional duties to an existing
officer, the foregoing appropriations for subsistence shall be used to pay for the
new committee or officer, or to adjust the annual payments made to the existing officer,
in amounts determined by the legislative council.

If the funds appropriated for legislators' subsistence are insufficient to pay all
the subsistence incurred, there are hereby appropriated such further sums as may
be necessary to pay such subsistence.

FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>2009</th>
<th>2010-2011</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>9,989,200</td>
<td>10,388,768</td>
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LEGISLATOR AND LAY MEMBER TRAVEL
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<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
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<tbody>
<tr>
<td>Total Operating Expense</td>
<td>700,000</td>
<td>750,000</td>
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</tbody>
</table>

Included in the above appropriations for the legislative council and legislative services agency expenses are funds for usual and customary expenses associated with legislative services.

If the funds above appropriated for the legislative council and the legislative services agency and legislator and lay member travel are insufficient to pay all the necessary expenses incurred, there are hereby appropriated such further sums as may be necessary to pay those expenses.

Any person other than a member of the general assembly who is appointed by the governor, speaker of the house, president or president pro tempore of the senate, house or senate minority floor leader, or legislative council to serve on any research, study, or survey committee or commission is entitled, when authorized by the legislative council, to a per diem instead of subsistence of $75 per day during the 2009-2011 biennium. In addition to the per diem, such a person is entitled to mileage reimbursement, at the rate specified for members of the general assembly, for each mile necessarily traveled from the person's usual place of residence to the state capitol or other in-state site of the committee, commission, or conference. However, reimbursement for any out-of-state travel expenses claimed by lay members serving on research, study, or survey committees or commissions under the jurisdiction of the legislative council shall be based on SECTION 14 of this act, until the legislative council applies those travel policies and procedures that govern legislators and their staffs to such lay members as authorized elsewhere in this SECTION. The allowance and reimbursement permitted in this paragraph shall be paid from the legislative council appropriations for legislative and lay member travel unless otherwise provided for by a specific appropriation.

**LEGISLATIVE COUNCIL CONTINGENCY FUND**

| Total Operating Expense | 225,000 |

Disbursements from the fund may be made only for purposes approved by the chairman and vice chairman of the legislative council.

The legislative services agency shall charge the following fees, unless the legislative council sets these or other fees at different rates:

- Annual subscription to the session document service for sessions ending in odd-numbered years: $900
- Annual subscription to the session document service for sessions ending in even-numbered years: $500
- Per page charge for copies of legislative documents: $0.15
- Annual charge for interim calendar: $10
- Daily charge for the journal of either house: $2
PRINTING AND DISTRIBUTION
Total Operating Expense 939,400 975,000

The above funds are appropriated for the printing and distribution of documents published by the legislative council. These documents include journals, bills, resolutions, enrolled documents, the acts of the first and second regular sessions of the 116th general assembly, the supplements to the Indiana Code for fiscal years 2009-2010 and 2010-2011, and the publication of the Indiana Administrative Code and the Indiana Register. Upon completion of the distribution of the Acts and the supplements to the Indiana Code, as provided in IC 2-6-1.5, remaining copies may be sold at a price or prices periodically determined by the legislative council. If the above appropriations for the printing and distribution of documents published by the legislative council are insufficient to pay all of the necessary expenses incurred, there are hereby appropriated such sums as may be necessary to pay such expenses.

COUNCIL OF STATE GOVERNMENTS ANNUAL DUES
Other Operating Expense 149,702 155,000

NATIONAL CONFERENCE OF STATE LEGISLATURES ANNUAL DUES
Other Operating Expense 199,031 207,019

NATIONAL CONFERENCE OF INSURANCE LEGISLATORS ANNUAL DUES
Other Operating Expense 10,000 10,000

REAPPORTIONMENT SUPPORT AND SERVICES
Total Operating Expense 250,000

If the above appropriation for reapportionment support and services is insufficient to pay all of the necessary expenses incurred, there is appropriated such further sums as may be necessary to pay such expenses.

FOR THE INDIANA LOBBY REGISTRATION COMMISSION
Total Operating Expense 271,910 271,910

B. JUDICIAL

FOR THE SUPREME COURT
Personal Services 7,721,165 7,721,165
Other Operating Expense 2,195,069 2,195,069

The above appropriation for the supreme court personal services includes the subsistence allowance as provided by IC 33-38-5-8.

LOCAL JUDGES' SALARIES
Personal Services 57,146,053 57,146,053
Other Operating Expense 39,000 39,000

COUNTY PROSECUTORS' SALARIES
Personal Services 24,785,126 24,785,126
Other Operating Expense 31,000 31,000
The above appropriations for county prosecutors' salaries represent the amounts authorized by IC 33-39-6-5 and that are to be paid from the state general fund.

In addition to the appropriations for local judges' salaries and for county prosecutors' salaries, there are hereby appropriated for personal services the amounts that the state is required to pay for salary changes or for additional courts created by the 116th general assembly.

TRIAL COURT OPERATIONS
Total Operating Expense 596,075 596,075

INDIANA CONFERENCE FOR LEGAL EDUCATION OPPORTUNITY
Total Operating Expense 778,750 778,750

The above funds are appropriated to the division of state court administration in compliance with the provisions of IC 33-24-13-7.

PUBLIC DEFENDER COMMISSION
Total Operating Expense 13,494,533 13,494,533

The above appropriation is made in addition to the distribution authorized by IC 33-37-7-9(c) for the purpose of reimbursing counties for indigent defense services provided to a defendant. The division of state court administration of the supreme court of Indiana shall provide staff support to the commission and shall administer the public defense fund. The administrative costs may come from the public defense fund. Any balance in the public defense fund is appropriated to the public defender commission.

GUARDIAN AD LITEM
Total Operating Expense 2,970,248 2,970,248

The division of state court administration shall use the foregoing appropriation to administer an office of guardian ad litem and court appointed special advocate services and to provide matching funds to counties that are required to implement, in courts with juvenile jurisdiction, a guardian ad litem and court appointed special advocate program for children who are alleged to be victims of child abuse or neglect under IC 31-33 and to administer the program. A county may use these matching funds to supplement amounts collected as fees under IC 31-40-3 to be used for the operation of guardian ad litem and court appointed special advocate programs. The county fiscal body shall appropriate adequate funds for the county to be eligible for these matching funds.

CIVIL LEGAL AID
Total Operating Expense 1,500,000 1,500,000

The above funds include the appropriation provide in IC 33-24-12-7.

SPECIAL JUDGES - COUNTY COURTS
Personal Services 15,000 15,000
Other Operating Expense 134,000 134,000
If the funds appropriated above for special judges of county courts are insufficient to pay all of the necessary expenses that the state is required to pay under IC 34-35-1-4, there are hereby appropriated such further sums as may be necessary to pay these expenses.

COMMISSION ON RACE AND GENDER FAIRNESS

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<thead>
<tr>
<th>Total Operating Expense</th>
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<th>FY 2010-2011</th>
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<tbody>
<tr>
<td>Total Operating Expense</td>
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FOR THE COURT OF APPEALS

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<tr>
<td>Other Operating Expense</td>
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The above appropriations for the court of appeals personal services include the subsistence allowance provided by IC 33-38-5-8.

FOR THE TAX COURT

<table>
<thead>
<tr>
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<th>FY 2009-2010</th>
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<td>Other Operating Expense</td>
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FOR THE JUDICIAL CENTER

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<td>Personal Services</td>
<td>1,833,579</td>
<td>1,833,579</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,240,419</td>
<td>1,240,419</td>
</tr>
</tbody>
</table>

The above appropriations for the judicial center include the appropriations for the judicial conference.

DRUG AND ALCOHOL PROGRAMS FUND

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>299,010</td>
<td>299,010</td>
</tr>
</tbody>
</table>

The above funds are appropriated under IC 33-37-7-9 for the purpose of administering, certifying, and supporting alcohol and drug services programs under IC 12-23-14. However, if the receipts are less than the appropriation, the center may not spend more than is collected.

INTERSTATE COMPACT FOR ADULT OFFENDER SUPERVISION

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>200,000</td>
<td>200,000</td>
</tr>
</tbody>
</table>

FOR THE PUBLIC DEFENDER

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>6,133,410</td>
<td>6,133,410</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,031,506</td>
<td>1,031,506</td>
</tr>
</tbody>
</table>

FOR THE PUBLIC DEFENDER COUNCIL

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>943,769</td>
<td>943,769</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>420,328</td>
<td>420,328</td>
</tr>
</tbody>
</table>

FOR THE PROSECUTING ATTORNEYS' COUNCIL

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>638,099</td>
<td>638,099</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>577,177</td>
<td>577,177</td>
</tr>
<tr>
<td>DRUG PROSECUTION</td>
<td>FY 2009-2010 Appropriation</td>
<td>FY 2010-2011 Appropriation</td>
</tr>
<tr>
<td>------------------</td>
<td>----------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Drug Prosecution Fund (IC 33-39-8-6)</td>
<td>79,000</td>
<td>109,000</td>
</tr>
</tbody>
</table>

| FOR THE PUBLIC EMPLOYEES' RETIREMENT FUND | |
| JUDGES' RETIREMENT FUND | |
| Other Operating Expense | 11,474,961 | 12,048,709 | |

| PROSECUTORS' RETIREMENT FUND | |
| Other Operating Expense | 170,000 | 170,000 | |

| C. EXECUTIVE | |
| FOR THE GOVERNOR'S OFFICE | |
| Personal Services | 1,902,269 | 1,902,269 | |
| Other Operating Expense | 153,976 | 153,976 | |

| GOVERNOR'S RESIDENCE | |
| Total Operating Expense | 136,858 | 136,858 | |

| GOVERNOR'S CONTINGENCY FUND | |
| Total Operating Expense | 153,358 | |

Direct disbursements from the above contingency fund are not subject to the provisions of IC 5-22.

| GOVERNOR'S FELLOWSHIP PROGRAM | |
| Total Operating Expense | 265,205 | 265,205 | |

| FOR THE WASHINGTON LIAISON OFFICE | |
| Total Operating Expense | 242,500 | 242,500 | |

| FOR THE LIEUTENANT GOVERNOR | |
| Personal Services | 1,725,210 | 1,725,210 | |
| Other Operating Expense | 550,115 | 550,115 | |

| CONTINGENCY FUND | |
| Total Operating Expense | 12,388 | 12,388 | |

Direct disbursements from the above contingency fund are not subject to the provisions of IC 5-22.

| FOR THE SECRETARY OF STATE ADMINISTRATION | |
| Personal Services | 2,197,658 | 2,197,658 | |
| Other Operating Expense | 200,500 | 150,500 | |

The above appropriation for other operating expense for FY 2010 includes $50,000 for web-based redistricting software.

| FOR THE ATTORNEY GENERAL | |
| ATTORNEY GENERAL | |

CC100104/DI 51+ 2009
From the General Fund

15,128,969  15,128,969

From the Motor Vehicle Odometer Fund (IC 9-29-1-5)

90,000  90,000

Augmentation allowed.

From the Medicaid Fraud Control Unit Fund (IC 4-6-10-1)

542,447  542,447

Augmentation allowed.

From the Address Confidentiality Fund (IC 5-26.5-3-6)

59,929  59,929

Augmentation allowed.

From the Real Estate Appraiser Investigative Fund (IC 25-34.1-8-7.5)

64,230  64,230

Augmentation allowed.

From the Consumer Protection Division Telephone Solicitation Fund (IC 24-4.7-3-6)

116,678  116,678

Augmentation allowed.

From the Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)

494,467  494,467

Augmentation allowed.

From the Abandoned Property Fund (IC 32-34-1-33)

318,968  318,968

Augmentation allowed.

The amounts specified from the General Fund, motor vehicle odometer fund, medicaid fraud control unit fund, address confidentiality fund, non-consumer settlements fund, real estate appraisers investigative fund, tobacco master settlement fund, and abandoned property fund are for the following purposes:

Personal Services  15,690,686  15,690,686
Other Operating Expense  1,125,002  1,125,002

HOMEOWNER PROTECTION UNIT
Homeowner Protection Unit Account (IC 4-6-12-9)
Total Operating Expense  422,000  422,000

MEDICAID FRAUD UNIT
Total Operating Expense  829,789  829,789

The above appropriations to the Medicaid fraud unit are the state's matching share of the state Medicaid fraud control unit under IC 4-6-10 as prescribed by 42 U.S.C. 1396b(q). Augmentation allowed from collections.

UNCLAIMED PROPERTY
Abandoned Property Fund (IC 32-34-1-33)
Personal Services  1,347,951  1,347,951
Other Operating Expense  3,163,434  3,163,434

Augmentation allowed.

D. FINANCIAL MANAGEMENT
<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
</table>

### FOR THE AUDITOR OF STATE

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>4,587,218</th>
<th>4,587,218</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>1,388,632</td>
<td>1,388,632</td>
</tr>
</tbody>
</table>

**GOVERNORS' AND GOVERNORS' SURVIVING SPOUSES' PENSIONS**

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>140,246</th>
<th>140,246</th>
</tr>
</thead>
</table>

The above appropriations for governors' and governors' surviving spouses' pensions are made under IC 4-3-3.

### FOR THE STATE BOARD OF ACCOUNTS

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>20,581,483</th>
<th>20,581,483</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>1,178,717</td>
<td>1,178,717</td>
</tr>
</tbody>
</table>

### FOR THE STATE BUDGET COMMITTEE

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>54,126</th>
<th>54,126</th>
</tr>
</thead>
</table>

Notwithstanding IC 4-12-1-11(b), the salary per diem of the legislative members of the budget committee is an amount equal to one hundred fifty percent (150%) of the legislative business per diem allowance. If the above appropriations are insufficient to carry out the necessary operations of the budget committee, there are hereby appropriated such further sums as may be necessary.

### FOR THE OFFICE OF MANAGEMENT AND BUDGET

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>1,000,227</th>
<th>1,000,227</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>153,095</td>
<td>153,095</td>
</tr>
</tbody>
</table>

### FOR THE STATE BUDGET AGENCY

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>2,729,047</th>
<th>2,729,047</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>639,093</td>
<td>639,093</td>
</tr>
</tbody>
</table>

### DEPARTMENTAL AND INSTITUTIONAL EMERGENCY CONTINGENCY FUND

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>10,000,000</th>
</tr>
</thead>
</table>

The foregoing departmental and institutional emergency contingency fund appropriation is subject to allotment to departments, institutions, and all state agencies by the budget agency with the approval of the governor. These allocations may be made upon written request of proper officials, showing that contingencies exist that require additional funds for meeting necessary expenses. The budget committee shall be advised of each transfer request and allotment.

### OUTSIDE BILL CONTINGENCY

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>1</th>
</tr>
</thead>
</table>

### PERSONAL SERVICES/FRINGE BENEFITS CONTINGENCY FUND

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>66,750,000</th>
</tr>
</thead>
</table>

The foregoing personal services/fringe benefits contingency fund appropriation is subject to allotment to departments, institutions, and all state agencies by the
budget agency with the approval of the governor.

The foregoing personal services/fringe benefits contingency fund appropriation may be used only for salary increases, fringe benefit increases, an employee leave conversion program, or a state retiree health program for state employees and may not be used for any other purpose.

The foregoing personal services/fringe benefits contingency fund appropriation does not revert at the end of the biennium but remains in the personal services/fringe benefits contingency fund.

STATE RETIREE HEALTH BENEFIT TRUST FUND
State Employee Retiree Health Benefit Trust Fund (IC 5-10-8.5)
Total Operating Expense 64,400,000
Augmentation Allowed.

The foregoing appropriation for the state retiree health plan:

(1) is to fund employer contributions and benefits provided under IC 5-10-8.5;
(2) does not revert at the end of any state fiscal year but remains available for the purposes of the appropriation in subsequent state fiscal years; and
(3) is not subject to transfer to any other fund or to transfer, assignment, or reassignment for any other use or purpose by the state board of finance notwithstanding IC 4-9.1-1-7 and IC 4-13-2-23 or by the budget agency notwithstanding IC 4-12-1-12 or any other law.

The budget agency may transfer appropriations from federal or dedicated funds to the trust fund to accrue funds to pay benefits to employees that are not paid from the general fund.

COMPREHENSIVE HEALTH INSURANCE ASSOCIATION STATE SHARE
Total Operating Expense 77,000,000
Augmentation Allowed.

SCHOOL AND LIBRARY INTERNET CONNECTION
Build Indiana Fund (IC 4-30-17)
Total Operating Expense 5,000,000 5,000,000

Of the foregoing appropriations, $3,285,714 each year shall be used for schools under IC 4-34-3-4, and $1,714,286 each year shall be used for libraries under IC 4-34-3-2.

INSPIRE (IC 4-34-3-2)
Build Indiana Fund (IC 4-30-17)
Other Operating Expense 3,000,000

FOR THE PUBLIC EMPLOYEES' RETIREMENT FUND
PUBLIC SAFETY PENSION
Total Operating Expense 96,000,000 112,000,000
### FOR THE TREASURER OF STATE

<table>
<thead>
<tr>
<th>Item</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>817,630</td>
<td>817,630</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>52,476</td>
<td>52,476</td>
</tr>
</tbody>
</table>

The treasurer of state, the board for depositories, the Indiana commission for higher education, and the state student assistance commission shall cooperate and provide to the Indiana education savings authority the following:

1. Clerical and professional staff and related support.
2. Office space and services.
3. Reasonable financial support for the development of rules, policies, programs, and guidelines, including authority operations and travel.

### E. TAX ADMINISTRATION

### FOR THE DEPARTMENT OF REVENUE

#### COLLECTION AND ADMINISTRATION

<table>
<thead>
<tr>
<th>Source</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the General Fund</td>
<td>48,831,936</td>
<td>48,831,936</td>
</tr>
<tr>
<td>From the Motor Carrier Regulation Fund (IC 8-2.1-23)</td>
<td>794,261</td>
<td>794,261</td>
</tr>
<tr>
<td>From the Motor Vehicle Highway Account (IC 8-14-1)</td>
<td>2,449,434</td>
<td>2,449,434</td>
</tr>
</tbody>
</table>

Augmentation allowed from the Motor Carrier Regulation Fund and the Motor Vehicle Highway Account.

The amounts specified from the General Fund, Motor Carrier Regulation Fund, and the Motor Vehicle Highway Account are for the following purposes:

<table>
<thead>
<tr>
<th>Item</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>37,103,377</td>
<td>37,103,377</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>14,972,254</td>
<td>14,972,254</td>
</tr>
</tbody>
</table>

With the approval of the governor and the budget agency, the department shall annually reimburse the state general fund for expenses incurred in support of the collection of dedicated fund revenue according to the department's cost allocation plan.

With the approval of the governor and the budget agency, the foregoing sums for the department of state revenue may be augmented to an amount not exceeding in total, together with the above specific amounts, one and one-tenth percent (1.1%) of the amount of money collected by the department of state revenue from taxes and fees.

#### OUTSIDE COLLECTIONS

<table>
<thead>
<tr>
<th>Item</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>4,500,000</td>
<td>4,500,000</td>
</tr>
</tbody>
</table>

With the approval of the governor and the budget agency, the foregoing sums for the department of state revenue's outside collections may be augmented to an amount not exceeding in total, together with the above specific amounts, one and one-tenth percent (1.1%) of the amount of money collected by the department from taxes and fees.

### MOTOR CARRIER REGULATION
### Motor Carrier Regulation Fund (IC 8-2.1-23)

<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,744,843</td>
<td>1,744,843</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>3,797,857</td>
<td>3,797,857</td>
</tr>
</tbody>
</table>

Augmentation allowed from the Motor Carrier Regulation Fund.

### Motor Fuel Tax Division

**Motor Vehicle Highway Account (IC 8-14-1)**

<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>7,041,830</td>
<td>7,041,830</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>2,561,625</td>
<td>2,561,625</td>
</tr>
</tbody>
</table>

Augmentation allowed from the Motor Vehicle Highway Account.

In addition to the foregoing appropriations, there is hereby appropriated to the department of revenue motor fuel tax division an amount sufficient to pay claims for refunds on license-fee-exempt motor vehicle fuel as provided by law. The sums above appropriated from the motor vehicle highway account for the operation of the motor fuel tax division, together with all refunds for license-fee-exempt motor vehicle fuel, shall be paid from the receipts of those license fees before they are distributed as provided by IC 6-6-1.1.

### For the Indiana Gaming Commission

From the State Gaming Fund (IC 4-33-13-3)

<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>3,501,183</td>
<td>3,501,183</td>
<td></td>
</tr>
</tbody>
</table>

From the Gaming Investigations

<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>600,000</td>
<td>600,000</td>
<td></td>
</tr>
</tbody>
</table>

The amounts specified from the state gaming fund and gaming investigations are for the following purposes:

<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>3,288,542</td>
<td>3,288,542</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>812,641</td>
<td>812,641</td>
</tr>
</tbody>
</table>

The foregoing appropriations to the Indiana gaming commission are made from revenues accruing to the state gaming fund under IC 4-33-13-3 before any distribution is made under IC 4-33-13-5.

Augmentation allowed.

The foregoing appropriations to the Indiana gaming commission are made instead of the appropriation made in IC 4-33-13-4.

### For the Indiana Department of Gaming Research

<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>120,394</td>
<td>120,394</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>104,312</td>
<td>104,312</td>
</tr>
</tbody>
</table>

Augmentation allowed from fees accruing under IC 4-33-18-8.

### For the Indiana Horse Racing Commission

Indiana Horse Racing Commission Operating Fund (IC 4-31-10-2)

<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>2,126,562</td>
<td>2,126,562</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>627,890</td>
<td>627,890</td>
</tr>
</tbody>
</table>
The foregoing appropriations to the Indiana horse racing commission are made from revenues accruing to the Indiana horse racing commission before any distribution is made under IC 4-31-9.

Augmentation allowed.

STANDARDBRED ADVISORY BOARD
Standardbred Horse Fund (IC 15-19-2-10)
Total Operating Expense 193,500 193,500

The foregoing appropriations to the standardbred advisory board are made from revenues accruing to the Indiana horse racing commission before any distribution is made under IC 4-31-9.

Augmentation allowed.

STANDARDBRED BREED DEVELOPMENT
Indiana Horse Racing Commission Operating Fund (IC 4-31-10-2)
Total Operating Expense 4,049,719 4,049,719
Augmentation allowed.

THOROUGHBRED BREED DEVELOPMENT
Indiana Horse Racing Commission Operating Fund (IC 4-31-10-2)
Total Operating Expense 2,904,012 2,904,012
Augmentation allowed.

QUARTER HORSE BREED DEVELOPMENT
Indiana Horse Racing Commission Operating Fund (IC 4-31-10-2)
Total Operating Expense 228,896 228,896
Augmentation allowed.

FINGERPRINT FEES
Indiana Horse Racing Commission Operating Fund (IC 4-31-10-2)
Total Operating Expense 52,110 52,110
Augmentation allowed.

GAMING INTEGRITY FUND - IHRC
Gaming Integrity Fund - IHRC (IC 4-35-8.7-3)
Total Operating Expense 500,000 500,000
Augmentation allowed.

FOR THE DEPARTMENT OF LOCAL GOVERNMENT FINANCE
Personal Services 3,927,361 3,926,359
Other Operating Expense 722,957 722,957

From the above appropriations for the department of local government finance, travel subsistence and mileage allowances may be paid for members of the local government tax control board created by IC 6-1.1-18.5-11 and the state school property tax control board created by IC 6-1.1-19-4.1, under state travel regulations.

DISTRESSED UNIT APPEAL BOARD
Total Operating Expense 20,600 20,600

FOR THE INDIANA BOARD OF TAX REVIEW
Personal Services 1,209,019 1,209,019
F. ADMINISTRATION

FOR THE DEPARTMENT OF ADMINISTRATION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>11,562,865</td>
<td>11,562,865</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>14,718,815</td>
<td>14,718,815</td>
</tr>
</tbody>
</table>

FOR THE STATE PERSONNEL DEPARTMENT

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>3,405,686</td>
<td>3,405,686</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>320,200</td>
<td>320,200</td>
</tr>
</tbody>
</table>

The department may establish an internal service fund to perform the functions of the department.

The state must provide a variety of healthcare plan options to the extent such plans are reasonably available and not restrict employees to health savings account plans.

FOR THE STATE EMPLOYEES APPEALS COMMISSION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>169,653</td>
<td>169,653</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>10,086</td>
<td>10,086</td>
</tr>
</tbody>
</table>

FOR THE OFFICE OF TECHNOLOGY

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>1,900,000</td>
<td>1,900,000</td>
</tr>
</tbody>
</table>

FOR THE COMMISSION ON PUBLIC RECORDS

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,325,220</td>
<td>1,325,220</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>141,446</td>
<td>141,446</td>
</tr>
</tbody>
</table>

FOR THE OFFICE OF THE PUBLIC ACCESS COUNSELOR

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>153,041</td>
<td>153,041</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>3,688</td>
<td>3,688</td>
</tr>
</tbody>
</table>

FOR THE OFFICE OF FEDERAL GRANTS AND PROCUREMENT

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>95,039</td>
<td>95,039</td>
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</table>

G. OTHER

FOR THE COMMISSION ON UNIFORM STATE LAWS

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
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<tbody>
<tr>
<td>Total Operating Expense</td>
<td>43,584</td>
<td>43,584</td>
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FOR THE OFFICE OF INSPECTOR GENERAL

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
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<tbody>
<tr>
<td>Personal Services</td>
<td>1,212,488</td>
<td>1,212,488</td>
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<tr>
<td>Other Operating Expense</td>
<td>229,383</td>
<td>229,383</td>
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STATE ETHICS COMMISSION

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>2,668</td>
<td>2,668</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>6,297</td>
<td>6,297</td>
</tr>
</tbody>
</table>
FOR THE SECRETARY OF STATE
ELECTION DIVISION

Personal Services: 701,510
Other Operating Expense: 196,242

VOTER LIST MAINTENANCE
Total Operating Expense: 2,500,000

The secretary of state shall use federal funding available for voter list maintenance before using the above appropriations.

H. COMMUNITY SERVICES

FOR THE GOVERNOR'S OFFICE OF FAITH BASED & COMMUNITY INITIATIVES

Personal Services: 240,327
Other Operating Expense: 50,225

SECTION 4. [EFFECTIVE JULY 1, 2009]

PUBLIC SAFETY

A. CORRECTION

FOR THE DEPARTMENT OF CORRECTION
CENTRAL OFFICE
Personal Services: 9,376,633
Other Operating Expense: 4,258,981

TECHNOLOGY UPGRADES AND IMPROVEMENTS
Correctional Facilities Calling System Fund (IC 5-22-23-7)
Other Operating Expense: 1,900,000

ESCAPEE COUNSEL AND TRIAL EXPENSE
Other Operating Expense: 198,000

COUNTY JAIL MISDEMEANANT HOUSING
Total Operating Expense: 4,281,101

ADULT CONTRACT BEDS
Total Operating Expense: 2,831,443

STAFF DEVELOPMENT AND TRAINING
Personal Services: 1,084,457
Other Operating Expense: 132,885

PAROLE DIVISION
Personal Services: 8,337,627
Other Operating Expense: 905,405

PAROLE BOARD
Personal Services: 657,976
Other Operating Expense: 23,741

INFORMATION MANAGEMENT SERVICES
Personal Services: 1,048,752
Other Operating Expense: 432,534

JUVENILE TRANSITION
Personal Services: 662,692
FY 2009-2010 FY 2010-2011 Biennial Appropriation Appropriation Appropriation

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>908,545</td>
<td>908,545</td>
<td></td>
</tr>
<tr>
<td>COMMUNITY CORRECTIONS PROGRAMS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td></td>
<td>78,000,000</td>
<td></td>
</tr>
</tbody>
</table>

The above appropriation for community corrections programs is not subject to transfer to any other fund or to transfer, assignment, or reassignment for any other use or purpose by the state board of finance notwithstanding IC 4-9.1-1-7 and IC 4-13-2-23 or by the budget agency notwithstanding IC 4-12-1-12 or any other law.

Notwithstanding IC 4-13-2-19 and any other law, the above appropriation for community corrections programs does not revert to the general fund or another fund at the close of a state fiscal year but remains available in subsequent state fiscal years for the purposes of the appropriation.

DRUG PREVENTION AND OFFENDER TRANSITION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>206,824</td>
<td>206,824</td>
<td></td>
</tr>
</tbody>
</table>

The above appropriation shall be used for minimum security release programs, transition programs, mentoring programs, and supervision of and assistance to adult and juvenile offenders to promote the successful integration of the offender into the community.

CENTRAL EMERGENCY RESPONSE

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,159,005</td>
<td>1,159,005</td>
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<tr>
<td>Other Operating Expense</td>
<td>120,174</td>
<td>120,174</td>
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</table>

MEDICAL SERVICES

<table>
<thead>
<tr>
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<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>76,130,153</td>
<td>86,032,783</td>
<td></td>
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</tbody>
</table>

The above appropriations for medical services shall be used only for services that are determined to be medically necessary.

DRUG ABUSE PREVENTION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corrections Drug Abuse Fund (IC 11-8-2-11)</td>
<td></td>
<td></td>
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<tr>
<td>Personal Services</td>
<td>740,000</td>
<td>740,000</td>
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<tr>
<td>Other Operating Expense</td>
<td>2,600</td>
<td>2,600</td>
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</table>

Augmentation allowed.

COUNTY JAIL MAINTENANCE CONTINGENCY FUND

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>20,000,000</td>
<td>20,000,000</td>
<td></td>
</tr>
</tbody>
</table>

Disbursements from the fund shall be made for the purpose of reimbursing sheriffs for the cost of incarcerating in county jails persons convicted of felonies to the extent that such persons are incarcerated for more than five (5) days after the day of sentencing, at the rate of $35 per day. In addition to the per diem, the state shall reimburse the sheriffs for expenses determined by the sheriff to be medically necessary medical care to the convicted persons. However, if the sheriff or county receives money with respect to a convicted person (from a source other than the county), the per diem or medical expense reimbursement with respect to the convicted person shall be reduced by the amount received. A sheriff shall not be required to comply with IC 35-38-3-4(a) or transport convicted persons within five (5) days after the day of sentencing if the department of correction does not have the capacity to receive
the convicted person.

Augmentation allowed.

**FOOD SERVICES**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>36,652,458</td>
<td>40,281,856</td>
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**FOR THE STATE BUDGET AGENCY**

**MEDICAL SERVICE PAYMENTS**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>25,000,000</td>
<td>25,000,000</td>
</tr>
</tbody>
</table>

These appropriations for medical service payments are made to pay for services determined to be medically necessary for committed individuals, patients and students of institutions under the jurisdiction of the department of correction, the state department of health, the division of mental health and addiction, the school for the blind and visually impaired, the school for the deaf, the division of disability and rehabilitative services, or the division of aging if the services are provided outside these institutions. These appropriations may not be used for payments for medical services that are covered by IC 12-16 unless these services have been approved under IC 12-16. These appropriations shall not be used for payment for medical services which are payable from an appropriation in this act for the state department of health, the division of mental health and addiction, the school for the blind and visually impaired, the school for the deaf, the division of disability and rehabilitative services, the division of aging, or the department of correction, or that are reimbursable from funds for medical assistance under IC 12-15. If these appropriations are insufficient to make these medical service payments, there is hereby appropriated such further sums as may be necessary.

Direct disbursements from the above contingency fund are not subject to the provisions of IC 4-13-2.

**FOR THE DEPARTMENT OF ADMINISTRATION**

**DEPARTMENT OF CORRECTION OMBUDSMAN BUREAU**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
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</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>134,554</td>
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<tr>
<td>Other Operating Expense</td>
<td>7,328</td>
<td>7,328</td>
</tr>
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</table>

**FOR THE DEPARTMENT OF CORRECTION**

**INDIANA STATE PRISON**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
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<tbody>
<tr>
<td>Personal Services</td>
<td>32,867,370</td>
<td>32,867,370</td>
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<tr>
<td>Other Operating Expense</td>
<td>6,751,252</td>
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**PENDLETON CORRECTIONAL FACILITY**

<table>
<thead>
<tr>
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<th>FY 2009-2010</th>
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<tbody>
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<td>Personal Services</td>
<td>27,299,395</td>
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<tr>
<td>Other Operating Expense</td>
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**CORRECTIONAL INDUSTRIAL FACILITY**

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<tbody>
<tr>
<td>Personal Services</td>
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<td>Other Operating Expense</td>
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**INDIANA WOMEN’S PRISON**

<table>
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<tr>
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<th>FY 2009-2010</th>
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<tbody>
<tr>
<td>Personal Services</td>
<td>8,612,523</td>
<td>8,612,523</td>
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<tr>
<td>Other Operating Expense</td>
<td>1,059,099</td>
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**PUTNAMVILLE CORRECTIONAL FACILITY**
<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Personal Services</td>
<td>30,333,741</td>
<td>30,333,741</td>
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<td>2</td>
<td>Other Operating Expense</td>
<td>4,329,691</td>
<td>4,329,691</td>
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<td>3</td>
<td>WABASH VALLEY CORRECTIONAL FACILITY</td>
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<td>4</td>
<td>Personal Services</td>
<td>35,452,554</td>
<td>36,957,852</td>
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<td>5</td>
<td>Other Operating Expense</td>
<td>5,409,888</td>
<td>5,810,040</td>
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<td>6</td>
<td>PLAINFIELD EDUCATION RE-ENTRY FACILITY</td>
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<td>7</td>
<td>Personal Services</td>
<td>7,055,354</td>
<td>7,055,354</td>
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<td>8</td>
<td>Other Operating Expense</td>
<td>3,235,412</td>
<td>3,235,412</td>
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<td>9</td>
<td>INDIANAPOLIS JUVENILE CORRECTIONAL FACILITY</td>
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<tr>
<td>10</td>
<td>Personal Services</td>
<td>10,906,670</td>
<td>10,906,670</td>
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<td>11</td>
<td>Other Operating Expense</td>
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<td>12</td>
<td>BRANCHVILLE CORRECTIONAL FACILITY</td>
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<tr>
<td>13</td>
<td>Personal Services</td>
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<td>16,560,275</td>
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<td>14</td>
<td>Other Operating Expense</td>
<td>2,361,080</td>
<td>2,361,080</td>
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<td>15</td>
<td>WESTVILLE CORRECTIONAL FACILITY</td>
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<td>16</td>
<td>Personal Services</td>
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<td>42,786,893</td>
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<td>17</td>
<td>Other Operating Expense</td>
<td>5,980,703</td>
<td>5,980,703</td>
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<td>18</td>
<td>ROCKVILLE CORRECTIONAL FACILITY FOR WOMEN</td>
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<td>19</td>
<td>Personal Services</td>
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<td>20</td>
<td>Other Operating Expense</td>
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<td>21</td>
<td>PLAINFIELD CORRECTIONAL FACILITY</td>
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<td>22</td>
<td>Personal Services</td>
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<td>22,950,007</td>
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<td>23</td>
<td>Other Operating Expense</td>
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<td>2,619,303</td>
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<tr>
<td>24</td>
<td>RECEPTION AND DIAGNOSTIC CENTER</td>
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<tr>
<td>25</td>
<td>Personal Services</td>
<td>11,799,385</td>
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<td>26</td>
<td>Other Operating Expense</td>
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<td>27</td>
<td>MIAMI CORRECTIONAL FACILITY</td>
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<td>28</td>
<td>Personal Services</td>
<td>28,891,409</td>
<td>30,302,909</td>
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<tr>
<td>29</td>
<td>Other Operating Expense</td>
<td>5,231,704</td>
<td>5,595,103</td>
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<tr>
<td>30</td>
<td>NEW CASTLE CORRECTIONAL FACILITY</td>
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<td>31</td>
<td>Other Operating Expense</td>
<td>31,587,079</td>
<td>32,328,736</td>
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<tr>
<td>32</td>
<td>SOCIAL SERVICES BLOCK GRANT</td>
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<tr>
<td>33</td>
<td>General Fund</td>
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<td>34</td>
<td>Total Operating Expense</td>
<td>5,029,318</td>
<td>5,029,318</td>
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<tr>
<td>35</td>
<td>Work Release - Study Release Special Revenue Fund (IC 11-10-8-6.5)</td>
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<tr>
<td>36</td>
<td>Total Operating Expense</td>
<td>1,328,704</td>
<td>1,328,704</td>
</tr>
<tr>
<td>37</td>
<td>Augmentation allowed from Work Release - Study Release Special Revenue Fund and Social Services Block Grant.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>HENRYVILLE CORRECTIONAL FACILITY</td>
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<td>39</td>
<td>Personal Services</td>
<td>2,355,124</td>
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<td>40</td>
<td>Other Operating Expense</td>
<td>271,599</td>
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<td>41</td>
<td>CHAIN O' LAKES CORRECTIONAL FACILITY</td>
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<td>42</td>
<td>Personal Services</td>
<td>1,743,782</td>
<td>1,743,782</td>
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<td>43</td>
<td>Other Operating Expense</td>
<td>261,355</td>
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<td>44</td>
<td>MADISON CORRECTIONAL FACILITY</td>
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<td>45</td>
<td>Personal Services</td>
<td>4,835,168</td>
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<td>46</td>
<td>Other Operating Expense</td>
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<td>962,558</td>
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<td>47</td>
<td>EDINBURGH CORRECTIONAL FACILITY</td>
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<td>48</td>
<td>Personal Services</td>
<td>3,614,415</td>
<td>3,614,415</td>
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<tr>
<td>FY 2009-2010 Appropriation</td>
<td>FY 2010-2011 Appropriation</td>
<td>Biennial Appropriation</td>
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</tr>
<tr>
<td>---------------------------</td>
<td>---------------------------</td>
<td>-----------------------</td>
<td></td>
</tr>
<tr>
<td><strong>Other Operating Expense</strong></td>
<td>388,295</td>
<td>388,295</td>
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<tr>
<td><strong>SOUTH BEND JUVENILE CORRECTIONAL FACILITY</strong></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>4,739,483</td>
<td>4,739,483</td>
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<tr>
<td>Other Operating Expense</td>
<td>2,826,481</td>
<td>2,826,481</td>
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<tr>
<td><strong>NORTH CENTRAL JUVENILE CORRECTIONAL FACILITY</strong></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Personal Services</td>
<td>9,213,446</td>
<td>9,213,446</td>
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<tr>
<td>Other Operating Expense</td>
<td>1,243,603</td>
<td>1,243,603</td>
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<tr>
<td><strong>CAMP SUMMIT</strong></td>
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<tr>
<td>Personal Services</td>
<td>2,258,110</td>
<td>2,258,110</td>
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<tr>
<td>Other Operating Expense</td>
<td>217,833</td>
<td>217,833</td>
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</tr>
<tr>
<td><strong>PENDLETON JUVENILE CORRECTIONAL FACILITY</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>15,807,771</td>
<td>15,807,771</td>
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</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,633,941</td>
<td>1,633,941</td>
<td></td>
</tr>
</tbody>
</table>

**B. LAW ENFORCEMENT**

**FOR THE INDIANA STATE POLICE AND MOTOR CARRIER INSPECTION**

- From the General Fund: 62,391,905
- From the Motor Vehicle Highway Account (IC 8-14-1): 62,391,904
- From the Motor Carrier Regulation Fund (IC 8-2.1-23): 4,391,978

Augmentation allowed from the general fund, the motor vehicle highway account, and the motor carrier regulation fund.

The amounts specified from the General Fund, the Motor Vehicle Highway Account, and the Motor Carrier Regulation Fund are for the following purposes:

| Personal Services | 115,028,075 | 115,028,075 |
| Other Operating Expense | 14,147,712 | 14,147,712 |

The above appropriations for personal services and other operating expense include funds to continue the state police minority recruiting program.

The foregoing appropriations for the Indiana state police and motor carrier inspection include funds for the police security detail to be provided to the Indiana state fair board. However, amounts actually expended to provide security for the Indiana state fair board as determined by the budget agency shall be reimbursed by the Indiana state fair board to the state general fund.

**ODOMETER FRAUD INVESTIGATION**

- Motor Vehicle Odometer Fund (IC 9-29-1-5)
  - Total Operating Expense: 25,000
  - Augmentation allowed.

**STATE POLICE TRAINING**

- State Police Training Fund (IC 5-2-8-5)
  - Total Operating Expense: 502,875
Augmentation allowed.

**FORENSIC AND HEALTH SCIENCES LABORATORIES**

From the General Fund

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>3,888,671</td>
<td>3,888,671</td>
</tr>
</tbody>
</table>

From the Motor Carrier Regulation Fund (IC 8-2.1-23)

|                  | 375,611      | 375,611      |

From the Motor Vehicle Highway Account (IC 8-14-1)

|                  | 6,783,078    | 6,783,078    |

Augmentation allowed from the general fund, the motor vehicle highway account, and the motor carrier regulation fund.

The amounts specified from the General Fund, the Motor Vehicle Highway Account, and the Motor Carrier Regulation Fund are for the following purposes:

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>10,572,562</td>
<td>10,572,562</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>474,798</td>
<td>474,798</td>
</tr>
</tbody>
</table>

**ENFORCEMENT AID**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Total Operating Expense</td>
<td>40,000</td>
<td>40,000</td>
</tr>
</tbody>
</table>

Motor Vehicle Highway Account (IC 8-14-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>40,000</td>
<td>40,000</td>
</tr>
</tbody>
</table>

The above appropriations for enforcement aid are to meet unforeseen emergencies of a confidential nature. They are to be expended under the direction of the superintendent and to be accounted for solely on the superintendent's authority.

**PENSION FUND**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Total Operating Expense</td>
<td>4,736,247</td>
<td>4,736,247</td>
</tr>
</tbody>
</table>

Motor Vehicle Highway Account (IC 8-14-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>4,736,246</td>
<td>4,736,246</td>
</tr>
</tbody>
</table>

The above appropriations shall be paid into the state police pension fund provided for in IC 10-12-2 in twelve (12) equal installments on or before July 30 and on or before the 30th of each succeeding month thereafter.

**BENEFIT FUND**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Total Operating Expense</td>
<td>1,713,151</td>
<td>1,713,151</td>
</tr>
</tbody>
</table>

Augmentation allowed.

Motor Vehicle Highway Account (IC 8-14-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>1,713,151</td>
<td>1,713,151</td>
</tr>
</tbody>
</table>

Augmentation allowed.

All benefits to members shall be paid by warrant drawn on the treasurer of state by the auditor of state on the basis of claims filed and approved by the
trustees of the state police pension and benefit funds created by IC 10-12-2.

SUPPLEMENTAL PENSION

General Fund

Total Operating Expense 1,900,753 1,900,753
Augmentation allowed.

Motor Vehicle Highway Account (IC 8-14-1)

Total Operating Expense 1,900,753 1,900,753
Augmentation allowed.

If the above appropriations for supplemental pension for any one (1) year are greater than the amount actually required under the provisions of IC 10-12-5, then the excess shall be returned proportionately to the funds from which the appropriations were made. If the amount actually required under IC 10-12-5 is greater than the above appropriations, then, with the approval of the governor and the budget agency, those sums may be augmented from the general fund and the motor vehicle highway account.

ACCIDENT REPORTING

Accident Report Account (IC 9-29-11-1)

Total Operating Expense 30,000 30,000
Augmentation allowed.

DRUG INTERDICTION

Drug Interdiction Fund (IC 10-11-7)

Total Operating Expense 273,420 273,420
Augmentation allowed.

DNA SAMPLE PROCESSING FUND

DNA Sample Processing Fund (IC 10-13-6-9.5)

Total Operating Expense 1,327,777 1,327,777
Augmentation allowed.

FOR THE INTEGRATED PUBLIC SAFETY COMMISSION

PROJECT SAFE-T

Integrated Public Safety Communications Fund (IC 5-26-4-1)

Total Operating Expense 13,000,000 13,000,000
Augmentation allowed.

FOR THE ADJUTANT GENERAL

CAMP ATTERBURY MUSCATATUCK CENTER FOR COMPLEX OPERATIONS

Personal Services 653,456 653,456
Other Operating Expense 362,134 362,134

ADJUTANT GENERAL FEDERAL COOP AGREEMENT

Total Operating Expense 9,653,699 9,653,699

BAER FIELD FEDERAL COOP AGREEMENT

Total Operating Expense 370,161 370,161

HULMAN FIELD FEDERAL COOP AGREEMENT

Total Operating Expense 306,453 306,453

DISABLED SOLDIERS' PENSION

Other Operating Expense 1 1
<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
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<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
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<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
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<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
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<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
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<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
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<tr>
<td>FY 2009-2010 FY 2010-2011 Biennial</td>
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<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>MUTC - MUSCATATUCK URBAN TRAINING CENTER</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Total Operating Expense                                                   1,386,906     1,386,906</td>
<td></td>
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<tr>
<td>HOOSIER YOUTH CHALLENGE ACADEMY</td>
<td></td>
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<tr>
<td>Total Operating Expense                                                   1,148,948     1,148,948</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>GOVERNOR'S CIVIL AND MILITARY CONTINGENCY FUND</td>
<td></td>
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</tr>
<tr>
<td>Total Operating Expense                                                   288,672       288,672</td>
<td></td>
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</tr>
<tr>
<td>The above appropriations for the governor's civil and military contingency fund are made under IC 10-16-11-1.</td>
<td></td>
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<tr>
<td>FOR THE CRIMINAL JUSTICE INSTITUTE</td>
<td></td>
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</tr>
<tr>
<td>ADMINISTRATIVE MATCH</td>
<td></td>
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<tr>
<td>Total Operating Expense                                                   427,253       427,253</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>DRUG ENFORCEMENT MATCH</td>
<td></td>
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<tr>
<td>Total Operating Expense                                                   1,571,760     1,571,760</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>VICTIM AND WITNESS ASSISTANCE FUND</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Victim and Witness Assistance Fund (IC 5-2-6-14)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense                                                   629,689       629,689</td>
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<tr>
<td>Augmentation allowed.</td>
<td></td>
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<tr>
<td>ALCOHOL AND DRUG COUNTERMEASURES</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Alcohol and Drug Countermeasures Fund (IC 9-27-2-11)</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Total Operating Expense                                                   348,211       348,211</td>
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<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>STATE DRUG FREE COMMUNITIES FUND</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>State Drug Free Communities Fund (IC 5-2-10-2)</td>
<td></td>
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</tr>
<tr>
<td>Total Operating Expense                                                   526,585       526,585</td>
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<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
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<tr>
<td>INDIANA SAFE SCHOOLS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense                                                   1,497,756     1,497,756</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Indiana Safe Schools Fund (IC 5-2-10.1-2)</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Total Operating Expense                                                   514,397       514,397</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Augmentation allowed from Indiana Safe Schools Fund.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Of the above appropriations for the Indiana safe schools program, $1,262,153 is appropriated annually to provide grants to school corporations for school safe haven programs, emergency preparedness programs, and school safety programs, and $750,000 is appropriated annually for use in providing training to school safety specialists.</td>
<td></td>
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</tr>
<tr>
<td>CHILD RESTRAINT SYSTEM FUND</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense                                                   100,000       100,000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>COMMUNITY DRIVER TRAINING SCHOOLS &amp; INSTRUCTION</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Motor Vehicle Highway Account (IC 8-14-1)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense                                                   63,359        63,359</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>OFFICE OF TRAFFIC SAFETY</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Motor Vehicle Highway Account (IC 8-14-1)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services                                                         575,778        575,778</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2009
The above appropriation for the office of traffic safety is from the motor vehicle highway account and may be used to fund traffic safety projects that are included in a current highway safety plan approved by the governor and the budget agency. The department shall apply to the national highway traffic safety administration for reimbursement of all eligible project costs. Any federal reimbursement received by the department for the highway safety plan shall be deposited into the motor vehicle highway account.

**PROJECT IMPACT**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>196,000</td>
<td>196,000</td>
</tr>
</tbody>
</table>

**SEXUAL ASSAULT VICTIMS' ASSISTANCE**

Sexual Assault Victims' Assistance Account (IC 5-2-6-23(h))

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>49,000</td>
<td>49,000</td>
</tr>
</tbody>
</table>

Augmentation allowed. The full amount of the above appropriations shall be distributed to rape crisis centers in Indiana without any deduction of personal services or other operating expenses of any state agency.

**VICTIMS OF VIOLENT CRIME ADMINISTRATION**

Violent Crime Victims Compensation Fund (IC 5-2-6.1-40)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>112,122</td>
<td>112,122</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>2,407,402</td>
<td>2,407,402</td>
</tr>
</tbody>
</table>

Augmentation allowed.

**FOR THE CORONERS' TRAINING BOARD**

Coroners' Training and Continuing Education Fund (IC 4-23-6.5-8)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>361,229</td>
<td>361,229</td>
</tr>
</tbody>
</table>

Augmentation allowed.

**FOR THE LAW ENFORCEMENT TRAINING ACADEMY**

From the General Fund

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>2,190,933</td>
<td>2,190,933</td>
<td></td>
</tr>
</tbody>
</table>

From the Law Enforcement Training Fund (IC 5-2-1-13(b))

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>2,220,048</td>
<td>2,220,048</td>
<td></td>
</tr>
</tbody>
</table>

Augmentation allowed from the Law Enforcement Training Fund.

The amounts specified from the General Fund and the Law Enforcement Training Fund are for the following purposes:

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>3,608,441</td>
<td>3,608,441</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>802,540</td>
<td>802,540</td>
</tr>
</tbody>
</table>

**C. REGULATORY AND LICENSING**

**FOR THE BUREAU OF MOTOR VEHICLES**
Motor Vehicle Highway Account (IC 8-14-1)

Personal Services  17,446,403  17,446,403
Other Operating Expense  13,493,000  13,493,000
Augmentation allowed.

LICENSE PLATES
Motor Vehicle Highway Account (IC 8-14-1)
Total Operating Expense  5,600,000  5,600,000
Augmentation allowed.

FINANCIAL RESPONSIBILITY COMPLIANCE VERIFICATION
Financial Responsibility Compliance Verification Fund (IC 9-25-9-7)
Total Operating Expense  6,571,932  6,571,932
Augmentation allowed.

STATE MOTOR VEHICLE TECHNOLOGY
State Motor Vehicle Technology Fund (IC 9-29-16-1)
Total Operating Expense  5,261,692  5,261,692
Augmentation allowed.

FOR THE DEPARTMENT OF LABOR
Personal Services  871,619  871,619
Other Operating Expense  141,615  141,615

BUREAU OF MINES AND MINING
Personal Services  150,554  150,554
Other Operating Expense  20,104  20,104

M.I.S. RESEARCH AND STATISTICS
Personal Services  207,354  207,354
Other Operating Expense  22,360  22,360

OCCUPATIONAL SAFETY AND HEALTH
Personal Services  3,237,073  3,237,073
Other Operating Expense  568,548  568,548

The above funds are appropriated to occupational safety and health
and management information services research and statistics to provide the total
program cost of the Indiana occupational safety and health plan as approved by the
United States Department of Labor. Inasmuch as the state is eligible to receive
from the federal government partial reimbursement of the state's total Indiana occupational
safety and health plan program cost, it is the intention of the general assembly
that the department of labor make application to the federal government for the federal
share of the total program cost. Federal funds received shall be considered a reimbursement
of state expenditures and as such shall be deposited into the state general fund.

EMPLOYMENT OF YOUTH
Employment of Youth Fund (IC 20-33-3-42)
Total Operating Expense  183,555  183,555
Augmentation allowed.

INSAFE
Special Fund for Safety and Health Consultation, Education, and
Training Services (IC 22-8-1.1-48)
Personal Services  874,587  874,587
Other Operating Expense  217,752  217,752
Augmentation allowed.

Federal cost reimbursements for expenses attributable to INSafe appropriations shall be deposited into the special fund for safety and health consultation, education, and training services.

FOR THE DEPARTMENT OF INSURANCE

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Insurance Fund (IC 27-1-3-28)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>5,318,138</td>
<td>5,318,138</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,195,519</td>
<td>1,195,519</td>
<td></td>
</tr>
<tr>
<td>Augmentation allowed.</td>
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<td></td>
<td></td>
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</tbody>
</table>

BAIL BOND DIVISION

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bail Bond Enforcement and Administration Fund (IC 27-10-5-1)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>171,597</td>
<td>171,597</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>8,832</td>
<td>8,832</td>
<td></td>
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<tr>
<td>Augmentation allowed.</td>
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<td></td>
</tr>
</tbody>
</table>

PATIENTS' COMPENSATION AUTHORITY

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Patients' Compensation Fund (IC 34-18-6-1)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>490,135</td>
<td>490,135</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,346,870</td>
<td>1,346,870</td>
<td></td>
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<tr>
<td>Augmentation allowed.</td>
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</table>

POLITICAL SUBDIVISION RISK MANAGEMENT

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Political Subdivision Risk Management Fund (IC 27-1-29-10)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Personal Services</td>
<td>44,195</td>
<td>44,195</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>782,960</td>
<td>782,960</td>
<td></td>
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<tr>
<td>Augmentation allowed.</td>
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</tbody>
</table>

MINE SUBSIDENCE INSURANCE

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mine Subsidence Insurance Fund (IC 27-7-9-7)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>62,116</td>
<td>62,116</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>827,283</td>
<td>827,283</td>
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<tr>
<td>Augmentation allowed.</td>
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</tbody>
</table>

TITLE INSURANCE ENFORCEMENT OPERATING

<table>
<thead>
<tr>
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<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title Insurance Enforcement Fund (IC 27-7-3.6-1)</td>
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</tr>
<tr>
<td>Personal Services</td>
<td>288,370</td>
<td>288,370</td>
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</tr>
<tr>
<td>Other Operating Expense</td>
<td>80,921</td>
<td>80,921</td>
<td></td>
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<tr>
<td>Augmentation allowed.</td>
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</table>

FOR THE ALCOHOL AND TOBACCO COMMISSION

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enforcement and Administration Fund (IC 7.1-4-10-1)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>8,612,469</td>
<td>8,612,469</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,780,699</td>
<td>1,780,699</td>
<td></td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ALCOHOLIC BEVERAGE ENFORCEMENT OFFICERS' TRAINING

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alcoholic Beverage Commission Enforcement Officers' Training Fund (IC 5-2-8-8)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>4,200</td>
<td>4,200</td>
<td></td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

YOUTH TOBACCO EDUCATION AND ENFORCEMENT

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Richard D. Doyle Youth Tobacco Education and Enforcement Fund (IC 7.1-6-2-6)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
FOR THE DEPARTMENT OF FINANCIAL INSTITUTIONS

Financial Institutions Fund (IC 28-11-2-9)

Personal Services 6,972,935 6,972,935
Other Operating Expense 1,518,119 1,518,119

Augmentation allowed.

FOR THE PROFESSIONAL LICENSING AGENCY

Personal Services 4,669,317 4,669,317
Other Operating Expense 867,325 867,325

PRENEED CONSUMER PROTECTION

Preneed Consumer Protection Fund (IC 30-2-13-28)

Total Operating Expense 72,750 72,750

Augmentation allowed.

BOARD OF FUNERAL AND CEMETERY SERVICE

Funeral Service Education Fund (IC 25-15-9-13)

Total Operating Expense 4,850 4,850

Augmentation allowed.

FOR THE CIVIL RIGHTS COMMISSION

Personal Services 1,916,298 1,916,298
Other Operating Expense 270,632 270,632

It is the intention of the general assembly that the civil rights commission shall apply to the federal government for funding based upon the processing of employment and housing discrimination complaints by the civil rights commission. Such federal funds received by the state shall be considered as a reimbursement of state expenditures and shall be deposited into the state general fund.

MARTIN LUTHER KING JR. HOLIDAY COMMISSION

Total Operating Expense 20,000 20,000

FOR THE UTILITY CONSUMER COUNSELOR

Public Utility Fund (IC 8-1-6-1)

Personal Services 4,485,790 4,485,790
Other Operating Expense 687,910 687,910

Augmentation allowed.

EXPERT WITNESS FEES AND AUDIT

Public Utility Fund (IC 8-1-6-1)

Total Operating Expense 1,503,500

Augmentation allowed.

FOR THE UTILITY REGULATORY COMMISSION

Public Utility Fund (IC 8-1-6-1)

Personal Services 6,729,019 6,729,019
Other Operating Expense 1,917,752 1,917,752
Augmentation allowed.

FOR THE WORKERS' COMPENSATION BOARD
From the General Fund
1,918,782 1,918,782
From the Workers' Compensation Supplemental Administration Fund (IC 22-3-5-6)
145,007 145,007
Augmentation allowed.

The amounts specified from the general fund and the workers' compensation supplemental administrative fund are for the following purposes:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,927,761</td>
<td>1,927,761</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>136,028</td>
<td>136,028</td>
</tr>
</tbody>
</table>

FOR THE STATE BOARD OF ANIMAL HEALTH

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>4,021,557</td>
<td>4,021,557</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>865,228</td>
<td>865,228</td>
</tr>
</tbody>
</table>

INDEMNITY FUND

Total Operating Expense 9,700
Augmentation allowed.

MEAT & POULTRY INSPECTION

Total Operating Expense 1,884,049 1,884,049

FOR THE DEPARTMENT OF HOMELAND SECURITY
FIRE AND BUILDING SERVICES

From the Fire and Building Services Fund (IC 22-12-6-1)
15,251,362 15,251,362
From the Medical Services Education Fund (IC 16-31-7-1)
23,437 23,437
Augmentation allowed from the fire and building services fund and medical services education fund.

The amounts specified from the fire and building services fund and medical services education fund are for the following purposes:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>12,467,711</td>
<td>12,467,711</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>2,807,088</td>
<td>2,807,088</td>
</tr>
</tbody>
</table>

REGIONAL PUBLIC SAFETY TRAINING

Regional Public Safety Training Fund (IC 10-15-3-12)
Total Operating Expense 1,902,047 1,902,047
Augmentation allowed.

EMERGENCY MANAGEMENT CONTINGENCY FUND

Total Operating Expense 221,645 221,645

The above appropriations for the emergency management contingency fund are made under IC 10-14-3-28.
PUBLIC ASSISTANCE

Total Operating Expense

HOMELAND SECURITY FUND - FOUNDATION

Homeland Security Fund - Foundation (IC 10-15-3-1)

Total Operating Expense

Augmentation allowed.

INDIANA EMERGENCY RESPONSE COMMISSION

Emergency Planning and Right to Know Fund (IC 6-6-10-5 & IC 6-6-10-7)

Total Operating Expense

Augmentation allowed.

STATE DISASTER RELIEF FUND

State Disaster Relief Fund (IC 10-14-4-5)

Total Operating Expense

Augmentation allowed, not to exceed revenues collected from the public safety fee imposed by IC 22-11-14-12.

Augmentation allowed from the general fund to match federal disaster relief funds.

REDUCED IGNITION PROPENSITY STANDARDS FOR CIGARETTES FUND

Reduced Ignition Propensity Standards for Cigarettes Fund (IC 22-14-7-22(a))

Total Operating Expense

Augmentation allowed.

INDIANA INTELLIGENCE FUSION CENTER

Total Operating Expense

STATEWIDE FIRE AND BUILDING SAFETY EDUCATION FUND

Statewide Fire and Building Safety Education Fund (IC 22-12-6-3)

Total Operating Expense

Augmentation allowed.

SECTION 5. [EFFECTIVE JULY 1, 2009]

CONSERVATION AND ENVIRONMENT

A. NATURAL RESOURCES

FOR THE DEPARTMENT OF NATURAL RESOURCES - ADMINISTRATION

Personal Services

Other Operating Expense

ENTOMOLOGY AND PLANT PATHOLOGY DIVISION

Personal Services

Other Operating Expense

ENTOMOLOGY AND PLANT PATHOLOGY FUND

Entomology and Plant Pathology Fund (IC 14-24-10-3)

Total Operating Expense

Augmentation allowed.

ENGINEERING DIVISION

Personal Services

Other Operating Expense
STATE MUSEUM

Personal Services 5,020,180 5,020,180
Other Operating Expense 1,251,406 1,251,406

HISTORIC PRESERVATION DIVISION

Personal Services 755,246 755,246
Other Operating Expense 70,346 70,346

HISTORIC PRESERVATION - FEDERAL

Total Operating Expense 32,559 32,559

STATE HISTORIC SITES

Personal Services 2,400,530 2,400,530
Other Operating Expense 499,789 499,789

LINCOLN PRODUCTION

Total Operating Expense 550,000 550,000

From the above appropriations, $75,000 in each state fiscal year shall be used for the Grissom Museum.

INDIANA FLOOD CONTROL SUMMIT

Total Operating Expense 5,000 0

The department of natural resources shall schedule, organize, and conduct an Indiana flood control summit for one (1) or more days in Indiana before November 1, 2009.

WABASH RIVER HERITAGE CORRIDOR

Total Operating Expense 80,246 80,246

OUTDOOR RECREATION DIVISION

Personal Services 615,004 615,004
Other Operating Expense 41,931 41,931

NATURE PRESERVES DIVISION

Personal Services 923,068 923,068
Other Operating Expense 46,569 46,569

WATER DIVISION

Personal Services 4,417,754 4,417,754
Other Operating Expense 405,079 405,079

All revenues accruing from state and local units of government and from private utilities and industrial concerns as a result of water resources study projects, and as a result of topographic and other mapping projects, shall be deposited into the state general fund, and such receipts are hereby appropriated, in addition to the foregoing amounts, for water resources studies.

DEER RESEARCH AND MANAGEMENT

Deer Research and Management Fund (IC 14-22-5-2)

Total Operating Expense 189,160 189,160
Augmentation allowed.

OIL AND GAS DIVISION

Oil and Gas Fund (IC 6-8-1-27)

Personal Services 1,300,410 1,300,410
Other Operating Expense 322,789 322,789
Augmentation allowed.

STATE PARKS AND RESERVOIRS
From the General Fund

\[
\begin{align*}
&11,343,213 & 11,343,213 \\
&\text{From the State Parks and Reservoirs Special Revenue Fund (IC 14-19-8-2)} & \text{20,644,742} & 20,644,742 \\
&\text{Augmentation allowed from the State Parks and Reservoirs Special Revenue Fund.}
\end{align*}
\]

The amounts specified from the General Fund and the State Parks and Reservoirs Special Revenue Fund are for the following purposes:

\[
\begin{align*}
\text{Personal Services} & \quad 23,781,129 & 23,781,129 \\
\text{Other Operating Expense} & \quad 8,206,826 & 8,206,826
\end{align*}
\]

OFF-ROAD VEHICLE AND SNOWMOBILE FUND
Off-Road Vehicle and Snowmobile Fund (IC 14-16-1-30)

\[
\begin{align*}
&\text{Total Operating Expense} \quad 291,001 & 291,001
\end{align*}
\]

Augmentation allowed.

LAW ENFORCEMENT DIVISION
From the General Fund

\[
\begin{align*}
&9,936,748 & 9,936,748 \\
&\text{From the Fish and Wildlife Fund (IC 14-22-3-2)} & \text{13,381,894} & 13,381,894 \\
&\text{Augmentation allowed from the Fish and Wildlife Fund.}
\end{align*}
\]

The amounts specified from the General Fund and the Fish and Wildlife Fund are for the following purposes:

\[
\begin{align*}
\text{Personal Services} & \quad 19,396,301 & 19,396,301 \\
\text{Other Operating Expense} & \quad 3,922,341 & 3,922,341
\end{align*}
\]

FISH AND WILDLIFE DIVISION
Fish and Wildlife Fund (IC 14-22-3-2)

\[
\begin{align*}
\text{Personal Services} & \quad 13,124,471 & 13,124,471 \\
\text{Other Operating Expense} & \quad 4,377,957 & 4,377,957
\end{align*}
\]

Augmentation allowed.

FORESTRY DIVISION
From the General Fund

\[
\begin{align*}
&4,494,586 & 4,494,586 \\
&\text{From the State Forestry Fund (IC 14-23-3-2)} & \text{7,492,186} & 7,492,186 \\
&\text{Augmentation allowed from the State Forestry Fund.}
\end{align*}
\]

The amounts specified from the General Fund and the State Forestry Fund are for the following purposes:

\[
\begin{align*}
\text{Personal Services} & \quad 7,796,996 & 7,796,996 \\
\text{Other Operating Expense} & \quad 4,189,776 & 4,189,776
\end{align*}
\]
All money expended by the division of forestry of the department of natural resources for the detention and suppression of forest, grassland, and wasteland fires shall be through the enforcement division of the department, and the employment with such money of all personnel, with the exception of emergency labor, shall be in accordance with IC 14-9-8.

RECLAMATION DIVISION
Natural Resources Reclamation Division Fund (IC 14-34-14-2)
  Personal Services 1,496,777 1,496,777
  Other Operating Expense 393,565 393,565
  Augmentation allowed.

In addition to any of the foregoing appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received.

LAKE MICHIGAN COASTAL PROGRAM
Cigarette Tax Fund (IC 6-7-1-29.1)
  Total Operating Expense 142,283 142,283
  Augmentation allowed.

LAKE AND RIVER ENHANCEMENT
Lake and River Enhancement Fund (IC 6-6-11-12.5)
  Total Operating Expense 4,603,882
  Augmentation allowed.

CONSERVATION OFFICERS' MARINE ENFORCEMENT FUND
Lake and River Enhancement Fund (IC 6-6-11-12.5)
  Total Operating Expense 795,400 795,400
  Augmentation allowed.

HERITAGE TRUST
Build Indiana Fund (IC 4-30-17)
  Total Operating Expense 1,000,000 1,000,000

B. OTHER NATURAL RESOURCES

FOR THE WORLD WAR MEMORIAL COMMISSION
  Personal Services 735,437 735,437
  Other Operating Expense 302,381 302,381

All revenues received as rent for space in the buildings located at 777 North Meridian Street and 700 North Pennsylvania Street, in the city of Indianapolis, that exceed the costs of operation and maintenance of the space rented, shall be paid into the general fund. The American Legion shall provide for the complete maintenance of the interior of these buildings.
<table>
<thead>
<tr>
<th>FOR THE WHITE RIVER PARK COMMISSION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FOR THE MAUMEE RIVER BASIN COMMISSION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FOR THE ST. JOSEPH RIVER BASIN COMMISSION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FOR THE KANKAKEE RIVER BASIN COMMISSION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

## C. ENVIRONMENTAL MANAGEMENT

**FOR THE DEPARTMENT OF ENVIRONMENTAL MANAGEMENT ADMINISTRATION**

- From the General Fund: 3,363,457
- From the State Solid Waste Management Fund (IC 13-20-22-2): 66,480
- From the Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14): 57,475
- From the Waste Tire Management Fund (IC 13-20-13-8): 101,519
- From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1): 639,953
- From the Environmental Management Special Fund (IC 13-14-12-1): 88,128
- From the Hazardous Substances Response Trust Fund (IC 13-25-4-1): 179,093
- From the Asbestos Trust Fund (IC 13-17-6-3): 23,089
- From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1): 51,616
- From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1): 1,761,099


Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum Storage Tank Excess Liability Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Budget Item</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>5,241,508</td>
<td>5,241,508</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,699,153</td>
<td>1,699,153</td>
<td></td>
</tr>
</tbody>
</table>

**LABORATORY CONTRACTS**

Environmental Management Special Fund (IC 13-14-12-1)

- Total Operating Expense: 461,424
- Augmentation allowed.

Hazardous Substances Response Trust Fund (IC 13-25-4-1)

- Total Operating Expense: 200,747
- Augmentation allowed.

**OWQ LABORATORY CONTRACTS**

Environmental Management Special Fund (IC 13-14-12-1)

- Total Operating Expense: 340,470
- Augmentation allowed.

Hazardous Substances Response Trust Fund (IC 13-25-4-1)

- Total Operating Expense: 794,430
- Augmentation allowed.

**NORTHWEST REGIONAL OFFICE**

From the General Fund: 308,229

From the State Solid Waste Management Fund (IC 13-20-22-2): 6,760

From the Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14): 5,844

From the Waste Tire Management Fund (IC 13-20-13-8): 12,094

From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1): 143,845


From the Environmental Management Special Fund (IC 13-14-12-1): 10,760

From the Hazardous Substances Response Trust Fund (IC 13-25-4-1): 23,294

From the Asbestos Trust Fund (IC 13-17-6-3): 5,190

From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1): 7,396

Augmentation allowed from the State Solid Waste Management Fund, Indiana Recycling Promotion and Assistance Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances

The amounts specified from the General Fund, State Solid Waste Management Fund, Indiana Recycling Promotion and Assistance Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, and Underground Petroleum Storage Tank Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>255,609</td>
<td>255,609</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>337,142</td>
<td>337,142</td>
</tr>
</tbody>
</table>

NORTHERN REGIONAL OFFICE

From the General Fund

<table>
<thead>
<tr>
<th>Source</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>190,702</td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the State Solid Waste Management Fund</td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the Indiana Recycling Promotion and Assistance Fund</td>
<td>8,067</td>
<td>8,067</td>
</tr>
<tr>
<td>From the Waste Tire Management Fund</td>
<td>6,972</td>
<td>6,972</td>
</tr>
<tr>
<td>From the Title V Operating Permit Program Trust Fund</td>
<td>12,143</td>
<td>12,143</td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund</td>
<td>118,951</td>
<td>118,951</td>
</tr>
<tr>
<td>From the Environmental Management Special Fund</td>
<td>74,143</td>
<td>74,143</td>
</tr>
<tr>
<td>From the Hazardous Substances Response Trust Fund</td>
<td>11,395</td>
<td>11,395</td>
</tr>
<tr>
<td>From the Asbestos Trust Fund</td>
<td>21,336</td>
<td>21,336</td>
</tr>
<tr>
<td>From the Underground Petroleum Storage Tank Trust Fund</td>
<td>6,050</td>
<td>6,050</td>
</tr>
</tbody>
</table>


The amounts specified from the General Fund, State Solid Waste Management Fund, Indiana Recycling Promotion and Assistance Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, and Underground Petroleum Storage Tank Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>204,566</td>
<td>204,566</td>
</tr>
</tbody>
</table>
FY 2009-2010 FY 2010-2011 Biennial Appropriation Appropriation Appropriation

<table>
<thead>
<tr>
<th>Other Operating Expense</th>
<th>249,483</th>
<th>249,483</th>
</tr>
</thead>
</table>

SOUTHWEST REGIONAL OFFICE

From the General Fund

<table>
<thead>
<tr>
<th>From the State Solid Waste Management Fund (IC 13-20-22-2)</th>
<th>152,909</th>
<th>152,909</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14)</td>
<td>16,615</td>
<td>16,615</td>
</tr>
<tr>
<td>From the Waste Tire Management Fund (IC 13-20-13-8)</td>
<td>14,363</td>
<td>14,363</td>
</tr>
<tr>
<td>From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</td>
<td>20,150</td>
<td>20,150</td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</td>
<td>69,085</td>
<td>69,085</td>
</tr>
<tr>
<td>From the Environmental Management Special Fund (IC 13-14-12-1)</td>
<td>65,400</td>
<td>65,400</td>
</tr>
<tr>
<td>From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)</td>
<td>11,913</td>
<td>11,913</td>
</tr>
<tr>
<td>From the Asbestos Trust Fund (IC 13-17-6-3)</td>
<td>22,794</td>
<td>22,794</td>
</tr>
<tr>
<td>From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)</td>
<td>2,490</td>
<td>2,490</td>
</tr>
</tbody>
</table>

The amounts specified from the General Fund, State Solid Waste Management Fund, Indiana Recycling Promotion and Assistance Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, and Underground Petroleum Storage Tank Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>200,171</th>
<th>200,171</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>182,112</td>
<td>182,112</td>
</tr>
</tbody>
</table>

LEGAL AFFAIRS

From the General Fund

<table>
<thead>
<tr>
<th>From the Waste Tire Management Fund (IC 13-20-13-8)</th>
<th>493,113</th>
<th>493,113</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</td>
<td>8,168</td>
<td>8,168</td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</td>
<td>217,015</td>
<td>217,015</td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</td>
<td>159,037</td>
<td>159,037</td>
</tr>
</tbody>
</table>
From the Environmental Management Special Fund (IC 13-14-12-1)  
19,518 19,518

From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)  
36,872 36,872

From the Asbestos Trust Fund (IC 13-17-6-3)  
7,829 7,829

From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)  
9,907 9,907

From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)  
337,980 337,980


The amounts specified from the General Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum Storage Tank Excess Liability Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Item</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,173,821</td>
<td>1,173,821</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>115,618</td>
<td>115,618</td>
</tr>
</tbody>
</table>

**ENFORCEMENT**

From the General Fund  
199,909 199,909

From the Waste Tire Management Fund (IC 13-20-13-8)  
14,231 14,231

From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)  
55,898 55,898

From the Environmental Management Special Fund (IC 13-14-12-1)  
15,847 15,847

From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)  
51,200 51,200

From the Asbestos Trust Fund (IC 13-17-6-3)  
2,016 2,016

From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)  
17,255 17,255


The amounts specified from the General Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, and Underground Petroleum Storage Tank Trust Fund are for the following purposes:
Petroleum Storage Tank Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>289,276</td>
<td>289,276</td>
<td></td>
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<tr>
<td>Other Operating Expense</td>
<td>67,080</td>
<td>67,080</td>
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</tr>
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</table>

INVESTIGATIONS

From the General Fund

<table>
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<tr>
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<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>173,097</td>
<td>173,097</td>
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</tbody>
</table>

From the State Solid Waste Management Fund (IC 13-20-22-2)

<table>
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<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
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<tbody>
<tr>
<td>6,622</td>
<td>6,622</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

From the Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
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<tbody>
<tr>
<td>5,725</td>
<td>5,725</td>
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</table>

From the Waste Tire Management Fund (IC 13-20-13-8)

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<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
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</thead>
<tbody>
<tr>
<td>15,565</td>
<td>15,565</td>
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</table>

From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)

<table>
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<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
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</thead>
<tbody>
<tr>
<td>57,883</td>
<td>57,883</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

From the Environmental Management Permit Operation Fund (IC 13-15-11-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>83,937</td>
<td>83,937</td>
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<td></td>
</tr>
</tbody>
</table>

From the Environmental Management Special Fund (IC 13-14-12-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>10,405</td>
<td>10,405</td>
<td></td>
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</tbody>
</table>

From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>33,468</td>
<td>33,468</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

From the Asbestos Trust Fund (IC 13-17-6-3)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>2,088</td>
<td>2,088</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>11,753</td>
<td>11,753</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>


The amounts specified from the General Fund, State Solid Waste Management Fund, Indiana Recycling Promotion and Assistance Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, and Underground Petroleum Storage Tank Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>330,556</td>
<td>330,556</td>
<td></td>
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<tr>
<td>Other Operating Expense</td>
<td>69,447</td>
<td>69,447</td>
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</table>

MEDIA AND COMMUNICATIONS

From the General Fund

<table>
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<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
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</thead>
<tbody>
<tr>
<td>417,794</td>
<td>417,794</td>
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</table>

From the State Solid Waste Management Fund (IC 13-20-22-2)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
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<tbody>
<tr>
<td>8,437</td>
<td>8,437</td>
<td></td>
<td></td>
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</tbody>
</table>

From the Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>7,294</td>
<td>7,294</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| Account Description                                                                 | FY 2009-2010 | FY 2010-2011 | Biennial
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>From the Waste Tire Management Fund (IC 13-20-13-8)</td>
<td>12,595</td>
<td>12,595</td>
<td></td>
</tr>
<tr>
<td>From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</td>
<td>73,727</td>
<td>73,727</td>
<td></td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</td>
<td>64,768</td>
<td>64,768</td>
<td></td>
</tr>
<tr>
<td>From the Environmental Management Special Fund (IC 13-14-12-1)</td>
<td>9,757</td>
<td>9,757</td>
<td></td>
</tr>
<tr>
<td>From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)</td>
<td>20,693</td>
<td>20,693</td>
<td></td>
</tr>
<tr>
<td>From the Asbestos Trust Fund (IC 13-17-6-3)</td>
<td>2,657</td>
<td>2,657</td>
<td></td>
</tr>
<tr>
<td>From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)</td>
<td>6,208</td>
<td>6,208</td>
<td></td>
</tr>
<tr>
<td>From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)</td>
<td>211,660</td>
<td>211,660</td>
<td></td>
</tr>
<tr>
<td>The amounts specified from the General Fund, State Solid Waste Management Fund, Indiana Recycling Promotion and Assistance Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum Storage Tank Excess Liability Trust Fund, are for the following purposes:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>780,640</td>
<td>780,640</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>54,950</td>
<td>54,950</td>
<td></td>
</tr>
</tbody>
</table>

COMMUNITY RELATIONS

From the General Fund

| Account Description                                                                 | FY 2009-2010 | FY 2010-2011 | Biennial
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>From the State Solid Waste Management Fund (IC 13-20-22-2)</td>
<td>480,081</td>
<td>480,081</td>
<td></td>
</tr>
<tr>
<td>From the Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14)</td>
<td>13,954</td>
<td>13,954</td>
<td></td>
</tr>
<tr>
<td>From the Waste Tire Management Fund (IC 13-20-13-8)</td>
<td>12,061</td>
<td>12,061</td>
<td></td>
</tr>
<tr>
<td>From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</td>
<td>20,830</td>
<td>20,830</td>
<td></td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</td>
<td>121,916</td>
<td>121,916</td>
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</tr>
<tr>
<td>From the Environmental Management Special Fund (IC 13-14-12-1)</td>
<td>107,104</td>
<td>107,104</td>
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</tr>
<tr>
<td>From the Environmental Management Special Fund (IC 13-14-12-1)</td>
<td>16,124</td>
<td>16,124</td>
<td></td>
</tr>
</tbody>
</table>
From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)

34,215 34,215

From the Asbestos Trust Fund (IC 13-17-6-3)

4,398 4,398

From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)

10,260 10,260

From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)

349,996 349,996


The amounts specified from the General Fund, State Solid Waste Management Fund, Indiana Recycling Promotion and Assistance Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Asbestos Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum Storage Tank Excess Liability Trust Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,080,148</td>
<td>1,080,148</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>90,791</td>
<td>90,791</td>
</tr>
</tbody>
</table>

OHIO RIVER VALLEY WATER SANITATION COMMISSION

Environmental Management Special Fund (IC 13-14-12-1)

Total Operating Expense 270,242 270,242

Augmentation allowed.

OFFICE OF ENVIRONMENTAL RESPONSE

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>3,000,468</td>
<td>3,000,468</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>319,013</td>
<td>319,013</td>
</tr>
</tbody>
</table>

POLLUTION PREVENTION AND TECHNICAL ASSISTANCE

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,456,036</td>
<td>1,456,036</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>437,489</td>
<td>437,489</td>
</tr>
</tbody>
</table>

PCB INSPECTIONS

Environmental Management Permit Operation Fund (IC 13-15-11-1)

Total Operating Expense 30,562 30,562

Augmentation allowed.

U.S. GEOLOGICAL SURVEY CONTRACTS

Environmental Management Special Fund (IC 13-14-12-1)

Total Operating Expense 64,398 64,398

Augmentation allowed.

STATE SOLID WASTE GRANTS MANAGEMENT

State Solid Waste Management Fund (IC 13-20-22-2)

<table>
<thead>
<tr>
<th>Purpose</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>391,814</td>
<td>391,814</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>337,443</td>
<td>337,443</td>
</tr>
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</table>

Augmentation allowed.
<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RECYCLING OPERATING</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Indiana Recycling Promotion and Assistance Fund (IC 4-23-5-5-14)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>325,931</td>
<td>325,931</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>312,525</td>
<td>312,525</td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>RECYCLING PROMOTION AND ASSISTANCE PROGRAM</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Indiana Recycling Promotion and Assistance Fund (IC 4-23-5-5-14)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>770,000</td>
<td>770,000</td>
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<tr>
<td>Augmentation allowed.</td>
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<tr>
<td><strong>VOLUNTARY CLEAN-UP PROGRAM</strong></td>
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<tr>
<td>Voluntary Remediation Fund (IC 13-25-5-21)</td>
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</tr>
<tr>
<td>Personal Services</td>
<td>739,322</td>
<td>739,322</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>179,935</td>
<td>179,935</td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>TITLE V AIR PERMIT PROGRAM</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</td>
<td></td>
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</tr>
<tr>
<td>Personal Services</td>
<td>12,041,882</td>
<td>12,041,882</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>2,798,196</td>
<td>2,798,196</td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>WATER MANAGEMENT PERMITTING</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the General Fund</td>
<td>1,923,612</td>
<td>1,923,612</td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</td>
<td>4,867,843</td>
<td>4,867,843</td>
</tr>
<tr>
<td>Augmentation allowed from the Environmental Management Permit Operation Fund.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The amounts specified from the General Fund and the Environmental Management Permit Operation Fund are for the following purposes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>6,136,065</td>
<td>6,136,065</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>655,390</td>
<td>655,390</td>
</tr>
<tr>
<td><strong>SOLID WASTE MANAGEMENT PERMITTING</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the General Fund</td>
<td>2,221,388</td>
<td>2,221,388</td>
</tr>
<tr>
<td>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</td>
<td>3,409,461</td>
<td>3,409,461</td>
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<tr>
<td>Augmentation allowed from the Environmental Management Permit Operation Fund.</td>
<td></td>
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</tr>
<tr>
<td>The amounts specified from the General Fund and the Environmental Management Permit Operation Fund are for the following purposes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>5,310,601</td>
<td>5,310,601</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>320,248</td>
<td>320,248</td>
</tr>
<tr>
<td><strong>CFO/CAFO INSPECTIONS</strong></td>
<td></td>
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<tr>
<td>Total Operating Expense</td>
<td>450,000</td>
<td>450,000</td>
</tr>
<tr>
<td><strong>HAZARDOUS WASTE MANAGEMENT PERMITTING</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
From the General Fund

2,319,283  2,319,283

From the Environmental Management Permit Operation Fund (IC 13-15-11-1)

2,762,897  2,762,897

Augmentation allowed from the Environmental Management Permit Operation Fund.

The amounts specified from the General Fund and the Environmental Management Permit Operation Fund are for the following purposes:

Personal Services 4,156,730  4,156,730
Other Operating Expense 925,450  925,450

SAFE DRINKING WATER PROGRAM

From the General Fund

371,290  371,290

From the Environmental Management Permit Operation Fund (IC 13-15-11-1)

2,421,272  2,421,272

Augmentation allowed from the Environmental Management Permit Operation Fund.

The amounts specified from the General Fund and the Environmental Management Permit Operation Fund are for the following purposes:

Personal Services 2,301,996  2,301,996
Other Operating Expense 490,566  490,566

CLEAN VESSEL PUMPOUT

Environmental Management Special Fund (IC 13-14-12-1)

Total Operating Expense 77,588  77,588
Augmentation allowed.

GROUNDWATER PROGRAM

Environmental Management Special Fund (IC 13-14-12-1)

Total Operating Expense 122,150  122,150
Augmentation allowed.

UNDERGROUND STORAGE TANK PROGRAM

Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)

Total Operating Expense 656,973  656,973
Augmentation allowed.

Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)

Total Operating Expense 282,669  282,669
Augmentation allowed.

AIR MANAGEMENT OPERATING

From the General Fund

620,477  620,477

From the Environmental Management Special Fund (IC 13-14-12-1)

248,424  248,424
Augmentation allowed from the Environmental Management Special Fund.

The amounts specified from the General Fund and the Environmental Management Special Fund are for the following purposes:
<table>
<thead>
<tr>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation</td>
<td>Appropriation</td>
<td>Appropriation</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>Personal Services</td>
<td>518,018</td>
<td>518,018</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>350,883</td>
<td>350,883</td>
</tr>
<tr>
<td>WATER MANAGEMENT NONPERMITTING</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>3,291,009</td>
<td>3,291,009</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>719,538</td>
<td>719,538</td>
</tr>
<tr>
<td>GREAT LAKES INITIATIVE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Environmental Management Special Fund (IC 13-14-12-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>57,207</td>
<td>57,207</td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>OUTREACH OPERATOR TRAINING</td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund</td>
<td>2,963</td>
<td>2,963</td>
</tr>
<tr>
<td>Environmental Management Special Fund (IC 13-14-12-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>5,924</td>
<td>5,924</td>
</tr>
<tr>
<td>Augmentation allowed.</td>
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<td>Hazardous Substances Response Trust Fund (IC 13-25-4-1)</td>
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<td>12,967</td>
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<td>The above appropriations for auto emissions testing are the maximum amounts available for this purpose. If it becomes necessary to conduct additional tests in other locations, the above appropriations shall be prorated among all locations.</td>
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<td>ASBESTOS TRUST - OPERATING</td>
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<td>Asbestos Trust Fund (IC 13-17-6-3)</td>
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<tr>
<td>Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)</td>
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<td>Waste Tire Management Fund (IC 13-20-13-8)</td>
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<td>Waste Tire Management Fund (IC 13-20-13-8)</td>
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<td>VOLUNTARY COMPLIANCE</td>
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<td>Environmental Management Special Fund (IC 13-14-12-1)</td>
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<td>Environmental Management Special Fund (IC 13-14-12-1)</td>
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<td>Total Operating Expense</td>
<td>961,315</td>
<td>961,315</td>
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<td>SMALL TOWN COMPLIANCE</td>
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<td>58,200</td>
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<td>WETLANDS PROTECTION</td>
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<td>Environmental Management Special Fund (IC 13-14-12-1)</td>
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<td>PETROLEUM TRUST - OPERATING</td>
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</tr>
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<td>Personal Services</td>
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</table>

Notwithstanding any other law, with the approval of the governor and the budget agency, the above appropriations for hazardous waste management permitting, wetlands protection, groundwater program, underground storage tank program, air management operating, asbestos trust operating, water management nonpermitting, safe drinking water program, and any other appropriation eligible to be included in a performance
partnership grant may be used to fund activities incorporated into a performance
partnership grant between the United States Environmental Protection Agency and the
department of environmental management.

FOR THE OFFICE OF ENVIRONMENTAL ADJUDICATION

<table>
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<tr>
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<th>FY 2010-2011</th>
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<td>Personal Services</td>
<td>308,690</td>
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<td>59,560</td>
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SECTION 6. [EFFECTIVE JULY 1, 2009]

ECONOMIC DEVELOPMENT

A. AGRICULTURE

FOR THE DEPARTMENT OF AGRICULTURE

<table>
<thead>
<tr>
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<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
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<tbody>
<tr>
<td>Personal Services</td>
<td>1,930,284</td>
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<td>Other Operating Expense</td>
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DISTRIBUTIONS TO FOOD BANKS

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<tbody>
<tr>
<td>Total Operating Expense</td>
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CLEAN WATER INDIANA

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<tr>
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<th>FY 2010-2011</th>
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<tbody>
<tr>
<td>Build Indiana Fund (IC 4-30-17)</td>
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<tr>
<td>Total Operating Expense</td>
<td>3,666,425</td>
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SOIL CONSERVATION DIVISION

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<th>FY 2010-2011</th>
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<tbody>
<tr>
<td>Cigarette Tax Fund (IC 6-7-1-29.1)</td>
<td>1,862,216</td>
<td>1,862,216</td>
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<tr>
<td>Total Operating Expense</td>
<td>165,050</td>
<td>165,050</td>
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</table>

GRAIN BUYERS AND WAREHOUSE LICENSING

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grain Buyers and Warehouse Licensing Agency License Fee Fund (IC 26-3-7-6.3)</td>
<td>165,050</td>
<td>165,050</td>
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<tr>
<td>Total Operating Expense</td>
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B. COMMERCE

FOR THE LIEUTENANT GOVERNOR

RURAL ECONOMIC DEVELOPMENT FUND

<table>
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<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
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</thead>
<tbody>
<tr>
<td>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</td>
<td>1,747,688</td>
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OFFICE OF TOURISM

<table>
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<tr>
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<th>FY 2010-2011</th>
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<tr>
<td>General Fund</td>
<td>3,406,684</td>
<td>3,406,684</td>
</tr>
<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(b))</td>
<td>1,000,000</td>
<td>1,000,000</td>
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<tr>
<td>Total Operating Expense</td>
<td>4,406,684</td>
<td>4,406,684</td>
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</tbody>
</table>

Of the above appropriations, the office of tourism shall distribute $1,000,000 each
year to the Indiana Sports Corporation to promote the hosting of amateur sporting
events in Indiana cities. Funds may be released after review by the budget committee.
The above appropriations include $1,000,000 for grants for local convention and visitors
bureaus and other local organizations that exist to promote tourism. The office of
tourism shall develop standards for application for grants and award of grants, including
a local match requirement. The maximum amount of a grant is $50,000. Funds may be
released only after review by the budget committee.

| STATE ENERGY PROGRAM | Total Operating Expense | 237,963 | 237,963 |
| FOOD ASSISTANCE PROGRAM | Total Operating Expense | 131,261 | 131,261 |

FOR THE INDIANA ECONOMIC DEVELOPMENT CORPORATION

ADMINISTRATIVE AND FINANCIAL SERVICES

| General Fund | Total Operating Expense | 6,423,392 | 6,423,392 |
| Training 2000 Fund (IC 5-28-7-5) | Total Operating Expense | 185,630 | 185,630 |
| Industrial Development Grant Fund (IC 5-28-25-4) | Total Operating Expense | 52,139 | 52,139 |

21ST CENTURY RESEARCH & TECHNOLOGY FUND

From the General Fund

| 12,500,000 | 12,500,000 |
| Total Operating Expense | 25,000,000 | 25,000,000 |

INTERNATIONAL TRADE

| Total Operating Expense | 1,297,049 | 1,297,049 |

ENTERPRISE ZONE PROGRAM

| Enterprise Zone Fund (IC 5-28-15-6) | Total Operating Expense | 215,536 | 215,536 |
| Augmentation allowed. |

LOCAL ECONOMIC DEVELOPMENT ORGANIZATION/
REGIONAL ECONOMIC DEVELOPMENT ORGANIZATION
(LEDO/REDO) MATCHING GRANT PROGRAM

| Total Operating Expense | 1,713,990 |

TRAINING 2000

| General Fund | Total Operating Expense | 19,401,660 |
| Training 2000 Fund (IC 5-28-7-5) | Total Operating Expense | 3,858,206 |
| Augmentation allowed. |

BUSINESS PROMOTION PROGRAM

| Total Operating Expense | 2,049,126 |

TRADE PROMOTION PROGRAM

| Total Operating Expense | 167,791 | 167,791 |

BUSINESS DEVELOPMENT LOAN PROGRAM

<p>| Total Operating Expense | 838,953 | 838,953 |</p>
<table>
<thead>
<tr>
<th>Program</th>
<th>General Fund</th>
<th>Industrial Development Grant Fund</th>
<th>Total Operating Expense</th>
<th>Augmentation Allowed</th>
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</thead>
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<tr>
<td>AG Loan and Rural Development Guarantee Fund</td>
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<td>200,000</td>
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<tr>
<td>Economic Development Fund (IC 5-28-8-5)</td>
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<tr>
<td>Total Operating Expense</td>
<td>200,000</td>
<td>200,000</td>
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<td>Augmentation allowed.</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Economic Development Grant and Loan Program</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund</td>
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<tr>
<td>Total Operating Expense</td>
<td>1,006,744</td>
<td>448,256</td>
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<tr>
<td>Economic Development Grant and Loan Program</td>
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<td></td>
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<tr>
<td>Economic Development Fund (IC 5-28-8-5)</td>
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<td>Total Operating Expense</td>
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<tr>
<td>Environmental Remediation Revolving Loan Program</td>
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<td>Total Operating Expense</td>
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<td>Housing and Community Development Authority</td>
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<td>Indiana Individual Development Accounts</td>
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<tr>
<td>Total Operating Expense</td>
<td>1,600,000</td>
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</tr>
<tr>
<td>The housing and community development authority shall collect and report to the family and social services administration (FSSA) all data required for FSSA to meet the data collection and reporting requirements in 45 CFR Part 265.</td>
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</tr>
<tr>
<td>Family and social services administration, division of family resources shall apply all qualifying expenditures for individual development accounts deposits toward Indiana's maintenance of effort under the federal Temporary Assistance to Needy Families (TANF) program (45 CFR 260 et seq.).</td>
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<td>Mortgage Foreclosure Counseling</td>
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<td>Home Ownership Education Fund (IC 5-20-1-27)</td>
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<td>Midwest Institute for Nanoelectronics Discovery (MIND)</td>
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<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(b))</td>
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<td>Total Operating Expense</td>
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<td>Shoreline Development Commission</td>
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<tr>
<td>ARRA State Fiscal Stabilization Fund (Division A, Section 14002(b))</td>
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<tr>
<td>Total Operating Expense</td>
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</tbody>
</table>
Release of funds must be approved by the budget agency after budget committee review before money may be allotted from the above appropriation to the Shoreline Development Commission.

C. EMPLOYMENT SERVICES

FOR THE DEPARTMENT OF WORKFORCE DEVELOPMENT

ADMINISTRATION

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<tr>
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<tbody>
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WOMEN'S COMMISSION

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<td>Personal Services</td>
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<td>Other Operating Expense</td>
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NATIVE AMERICAN INDIAN AFFAIRS COMMISSION

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<td>Total Operating Expense</td>
<td>90,211</td>
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</table>

The department of education shall encourage school corporations to present materials concerning the culture, heritage, and history of Native Americans in Indiana to students in kindergarten through grade 5 each year during the month of November. The department of education shall cooperate with nonprofit organizations in developing and distributing appropriate student materials and teaching guides for the curriculum. The department of education shall encourage school corporations to present materials concerning Native American games and activities to students in kindergarten through grade 5 each year during the month of November. The department of education shall cooperate with nonprofit organizations in developing and distributing appropriate student materials and teaching guides for the information presented. At least fifty-six thousand dollars ($56,000) of the above appropriation for the Native American Indian affairs commission for the state fiscal year ending June 30, 2010, shall be used by the department of education for the purposes of these projects.

COMMISSION ON HISPANIC/LATINO AFFAIRS

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
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<tr>
<td>Total Operating Expense</td>
<td>124,325</td>
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The above appropriations are in addition to any funding for the commission derived from funds appropriated to the department of workforce development.

D. OTHER ECONOMIC DEVELOPMENT

FOR THE INDIANA STATE FAIR BOARD

STATE FAIR

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SECTION 7. [EFFECTIVE JULY 1, 2009]

TRANSPORTATION

FOR THE DEPARTMENT OF TRANSPORTATION

For the conduct and operation of the department of transportation, the following
soms are appropriated for the periods designated, from federal funds, the state general fund, the public mass transportation fund, the industrial rail service fund, the state highway fund, the motor vehicle highway account, the distressed road fund, the state highway road construction and improvement fund, the motor carrier regulation fund, and the crossroads 2000 fund.

**INTERMODAL GRANT PROGRAM**

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Mass Transportation Fund</td>
<td>50,000</td>
<td>50,000</td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**RAILROAD GRADE CROSSING IMPROVEMENT**

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor Vehicle Highway Account</td>
<td>500,000</td>
<td>500,000</td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td></td>
<td></td>
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<tr>
<td>Augmentation allowed.</td>
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</tr>
</tbody>
</table>

**HIGH SPEED RAIL**

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial Rail Service Fund</td>
<td></td>
<td>40,000</td>
</tr>
<tr>
<td>Matching Funds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Augmentation allowed.</td>
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</tr>
</tbody>
</table>

**PUBLIC MASS TRANSPORTATION**

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Mass Transportation Fund</td>
<td>43,740,000</td>
<td>45,980,000</td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td></td>
<td></td>
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<tr>
<td>Augmentation allowed.</td>
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</tr>
</tbody>
</table>

Any unencumbered amount remaining from this appropriation at the end of a state fiscal year remains available in subsequent state fiscal years for the purposes for which it is appropriated.

The appropriations are to be used solely for the promotion and development of public transportation. The department of transportation shall allocate funds based on a formula approved by the commissioner of the department of transportation.

The department of transportation may distribute public mass transportation funds to an eligible grantee that provides public transportation in Indiana.

The state funds can be used to match federal funds available under the Federal Transit Act (49 U.S.C. 1601, et seq.) or local funds from a requesting grantee.

Before funds may be disbursed to a grantee, the grantee must submit its request for financial assistance to the department of transportation for approval. Allocations must be approved by the governor and the budget agency after review by the budget committee and shall be made on a reimbursement basis. Only applications for capital and operating assistance may be approved. Only those grantees that have met the reporting requirements under IC 8-23-3 are eligible for assistance under this appropriation.

**HIGHWAY OPERATING**

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Highway Fund</td>
<td>256,703,031</td>
<td>252,219,117</td>
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<tr>
<td>Personal Services</td>
<td></td>
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</tr>
<tr>
<td>Other Operating Expense</td>
<td>63,309,536</td>
<td>63,309,536</td>
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</tbody>
</table>

**HIGHWAY VEHICLE AND ROAD MAINTENANCE EQUIPMENT**
The above appropriations for highway operating and highway vehicle and road maintenance equipment may be used for personal services, equipment, and other operating expense, including the cost of transportation for the governor.

HIGHWAY MAINTENANCE WORK PROGRAM

The above appropriations for the highway maintenance work program may be used for:

1. materials for patching roadways and shoulders;
2. repairing and painting bridges;
3. installing signs and signals and painting roadways for traffic control;
4. mowing, herbicide application, and brush control;
5. drainage control;
6. maintenance of rest areas, public roads on properties of the department of natural resources, and driveways on the premises of all state facilities;
7. materials for snow and ice removal;
8. utility costs for roadway lighting; and
9. other special maintenance and support activities consistent with the highway maintenance work program.

HIGHWAY CAPITAL IMPROVEMENTS

The above appropriations for the capital improvements program may be used for:

1. bridge rehabilitation and replacement;
2. road construction, reconstruction, or replacement;
3. construction, reconstruction, or replacement of travel lanes, intersections, grade separations, rest parks, and weigh stations;
4. relocation and modernization of existing roads;
5. resurfacing;
6. erosion and slide control;
7. construction and improvement of railroad grade crossings, including the use of the appropriations to match federal funds for projects;
8. small structure replacements;
9. safety and spot improvements; and
10. right-of-way, relocation, and engineering and consulting expenses associated with any of the above types of projects.

The appropriations for highway operating, highway vehicle and road maintenance equipment, highway buildings and grounds, the highway planning and research program, the highway maintenance work program, and highway capital improvements are appropriated.
from estimated revenues, which include the following:

(1) Funds distributed to the state highway fund from the motor vehicle highway account under IC 8-14-1-3(4).
(2) Funds distributed to the state highway fund from the highway, road and street fund under IC 8-14-2-3.
(3) All fees and miscellaneous revenues deposited in or accruing to the state highway fund under IC 8-23-9-54.
(4) Any unencumbered funds carried forward in the state highway fund from any previous fiscal year.
(5) All other funds appropriated or made available to the department of transportation by the general assembly.

If funds from sources set out above for the department of transportation exceed appropriations from those sources to the department, the excess amount is hereby appropriated to be used for formal contracts with approval of the governor and the budget agency.

If there is a change in a statute reducing or increasing revenue for department use, the budget agency shall notify the auditor of state to adjust the above appropriations to reflect the estimated increase or decrease. Upon the request of the department, the budget agency, with the approval of the governor, may allot any increase in appropriations to the department for formal contracts.

If the department of transportation finds that an emergency exists or that an appropriation will be insufficient to cover expenses incurred in the normal operation of the department, the budget agency may, upon request of the department, and with the approval of the governor, transfer funds from revenue sources set out above from one (1) appropriation to the deficient appropriation. No appropriation from the state highway fund may be used to fund any toll road or toll bridge project except as specifically provided for under IC 8-15-2-20.

HIGHWAY PLANNING AND RESEARCH PROGRAM
State Highway Fund (IC 8-23-9-54)

| Total Operating Expense | 2,500,000 | 2,500,000 |

STATE HIGHWAY ROAD CONSTRUCTION AND IMPROVEMENT PROGRAM
State Highway Road Construction Improvement Fund (IC 8-14-10-5)

| Lease Rental Payments Expense | 61,524,711 | 62,139,958 |

Augmentation allowed.

The above appropriations for the state highway road construction and improvement program are appropriated from the state highway road construction and improvement fund provided in IC 8-14-10-5 and may include any unencumbered funds carried forward from any previous fiscal year. The funds shall be first used for payment of rentals and leases relating to projects under IC 8-14.5. If any funds remain, the funds may be used for the following purposes.

(1) road and bridge construction, reconstruction, or replacement;
(2) construction, reconstruction, or replacement of travel lanes, intersections, and grade separations;
(3) relocation and modernization of existing roads; and...
(4) right-of-way, relocation, and engineering and consulting expenses associated with any of the above types of projects.

CROSSROADS 2000 PROGRAM
Crossroads 2000 Fund (IC 8-14-10-9)
Lease Rental Payment Expense  46,142,787  38,517,564
Augmentation allowed.

The above appropriations for the crossroads 2000 program are appropriated from the crossroads 2000 fund provided in IC 8-14-10-9 and may include any unencumbered funds carried forward from any previous fiscal year. The funds shall be first used for payment of rentals and leases relating to projects under IC 8-14-10-9. If any funds remain, the funds may be used for the following purposes:

(1) road and bridge construction, reconstruction, or replacement;
(2) construction, reconstruction, or replacement of travel lanes, intersections, and grade separations;
(3) relocation and modernization of existing roads; and
(4) right-of-way, relocation, and engineering and consulting expenses associated with any of the above types of projects.

MAJOR MOVES CONSTRUCTION PROGRAM
Major Moves Construction Fund (IC 8-14-14-5)
Formal Contracts Expense  545,000,000  535,000,000

FEDERAL APPORTIONMENT
Right-of-Way Expense  174,250,000  113,100,000
Formal Contracts Expense  426,642,292  502,792,291
Consulting Engineers Expense  84,500,000  69,500,000
Highway Planning and Research  12,807,708  12,807,709
Local Government Revolving Acct.  266,000,000  266,000,000

The department may establish an account to be known as the "local government revolving account". The account is to be used to administer the federal-local highway construction program. All contracts issued and all funds received for federal-local projects under this program shall be entered into this account.

If the federal apportionments for the fiscal years covered by this act exceed the above estimated appropriations for the department or for local governments, the excess federal apportionment is hereby appropriated for use by the department with the approval of the governor and the budget agency.

The department shall bill, in a timely manner, the federal government for all department payments that are eligible for total or partial reimbursement.

The department may let contracts and enter into agreements for construction and preliminary engineering during each year of the 2009-2011 biennium that obligate not more than one-third (1/3) of the amount of state funds estimated by the department to be available for appropriation in the following year for formal contracts and consulting engineers for the capital improvements program.
Under IC 8-23-5-7(a), the department, with the approval of the governor, may construct and maintain roadside parks and highways where highways will connect any state highway now existing, or hereafter constructed, with any state park, state forest preserve, state game preserve, or the grounds of any state institution. There is appropriated to the department of transportation an amount sufficient to carry out the provisions of this paragraph. Under IC 8-23-5-7(d), such appropriations shall be made from the motor vehicle highway account before distribution to local units of government.

LOCAL TECHNICAL ASSISTANCE AND RESEARCH

Under IC 8-14-1-3(6), there is appropriated to the department of transportation an amount sufficient for:
(1) the program of technical assistance under IC 8-23-2-5(6); and
(2) the research and highway extension program conducted for local government under IC 8-17-7-4.

The department shall develop an annual program of work for research and extension in cooperation with those units being served, listing the types of research and educational programs to be undertaken. The commissioner of the department of transportation may make a grant under this appropriation to the institution or agency selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations for the program of technical assistance and for the program of research and extension shall be taken from the local share of the motor vehicle highway account.

Under IC 8-14-1-3(7) there is hereby appropriated such sums as are necessary to maintain a sufficient working balance in accounts established to match federal and local money for highway projects. These funds are appropriated from the following sources in the proportion specified:
(1) one-half (1/2) from the forty-seven percent (47%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and
(2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2.

AMERICAN RECOVERY AND REINVESTMENT ACT (ARRA)

There is appropriated to the department of transportation the following sums for the periods and purposes designated under the American Recovery and Reinvestment Act (ARRA) of 2009.

FOR THE DEPARTMENT OF TRANSPORTATION

| Highway Capital Improvements       | $440,000,000 |
| Formal Contracts Expense          |
| Augmentation allowed              |

| Transportation Enhancements       | $20,000,000  |
| Formal Contracts Expense          |
| Augmentation allowed              |
Highway Capital Improvements - Metro Planning Organizations, Cities, Towns, and Counties 198,000,000
Augmentation allowed

Rural Transit Funds 20,000,000
Augmentation allowed

As soon as practical after passage of this act, the department with the approval of the governor shall prepare a plan for the allocation and expenditure of the appropriations listed above. The plan shall list the projects to be funded. The department shall present the plan to the state budget committee for review under IC 4-12-1-11.5.

In preparing that portion of the plan for expenditure for Highway Capital Improvements and Transportation Enhancements, the department shall adhere to the following goals to the extent practical:

(1) The plan shall comply with all applicable federal statutes, rules, and policies as necessary to ensure eligibility for the maximum level of federal funding.
(2) The plan shall be designed to obligate the federal funds and begin construction as soon as practical.
(3) The plan shall be designed to minimize the likelihood that any funding apportioned to Indiana will have to be returned to the federal government.
(4) The plan shall strive to make Indiana eligible for any increased funding that may become available as a result of reallocation from other states.
(5) The plan shall reasonably allocate funding to projects located across all areas of the state, with an emphasis on areas determined by the department to be economically distressed.
(6) The department may hold special lettings for contracts using the above appropriations. The department shall strive to limit each contract to a maximum of $10,000,000.
(7) The department shall strive to diversify the type of work using the above appropriations.

In preparing that portion of the plan for expenditure for Highway Capital Improvements - Local Government and Highway Capital Improvements - Metro Planning Organizations, Cities, Towns, and Counties, the department shall adhere to the following guidelines to the extent practical:

(1) The plan shall comply with all applicable federal statutes, rules, and policies as necessary to ensure eligibility for the maximum level of federal funding.
(2) The plan shall be designed to obligate the federal funds and begin construction as soon as practical.
(3) The plan shall be designed to minimize the likelihood that any funding apportioned to Indiana will have to be returned to the federal government.
(4) The plan shall strive to make Indiana eligible for any increased funding that may become available as a result of reallocation from other states.
(5) The plan shall reasonably allocate funds to projects located across all areas of the state. However, if the department cannot identify local government projects that can be obligated within the established time frames the department may allocate funds as necessary to fully obligate all federal funding.
(6) For Highway Capital Improvements for Metro Planning Organizations the plan shall include projects selected by the respective metropolitan planning organizations. However, if the metropolitan planning organizations cannot identify projects that can be obligated within the established time frames, the department may select alternate projects as necessary to fully obligate all federal funding.

(7) The department may hold special lettings for contracts using the above appropriations. The department shall strive to limit each contract for Highway Capital Improvements for Cities, Towns, and Counties to a maximum of $7,000,000.

The department shall establish reasonable policies and guidelines for cities, towns, and counties and metropolitan planning organizations to follow to help ensure reasonable access and timely obligation of funds. The department shall provide reasonable assistance to cities, towns, and counties and metropolitan planning organizations in meeting deadlines established to ensure timely obligation of funding.

If the governor finds that any of the above goals conflict with another goal, the governor shall determine the appropriate weight to give to each goal. Actions taken by the governor or the department with respect to allocation, obligation, or expenditure of the above appropriations before passage of this act is deemed to have satisfied the requirement for budget committee review providing such actions were taken to conform to the plan or to comply with laws, policies, or direction issued by the United States Department of Transportation or any other federal agency as a condition to qualifying for the federal funds.

The department with the approval of the governor may adjust the above appropriations for Highway Capital Improvements, Transportation Enhancements, Highway Capital Improvements - Metropolitan Planning Organizations, Cities, Towns, and Counties as necessary to comply with federal law, policies, or direction established to ensure continuing eligibility for federal funding.

The department shall submit reports to the budget committee and legislative council by December 31 of 2009, 2010, and 2011 detailing the status of the appropriations and projects funded under the plan. The department may submit copies of reports required to be submitted to the federal government to fulfill this requirement.

The above appropriations do not revert but remain in effect until obligated.

SECTION 8. [EFFECTIVE JULY 1, 2009]

FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS

A. FAMILY AND SOCIAL SERVICES

FOR THE PROFESSIONAL LICENSING AGENCY BOARD OF PHARMACY

INDIANA PRESCRIPTION DRUG PROGRAM

Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)

Total Operating Expense 4,500,000 4,500,000

2009
<table>
<thead>
<tr>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation</td>
<td>Appropriation</td>
<td>Appropriation</td>
</tr>
</tbody>
</table>

**FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION**

**CHILDREN'S HEALTH INSURANCE PROGRAM**
- Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
- Total Operating Expense: 34,918,921 (FY 2009-2010) 36,984,511 (FY 2010-2011)

**FAMILY AND SOCIAL SERVICES ADMINISTRATION**
- Total Operating Expense: 19,764,734 (FY 2009-2010) 19,764,734 (FY 2010-2011)

**OFFICE OF MEDICAID POLICY AND PLANNING - ADMINISTRATION**
- Total Operating Expense: 6,061,868 (FY 2009-2010) 6,062,487 (FY 2010-2011)

**MEDICAID ADMINISTRATION**
- Total Operating Expense: 36,427,564 (FY 2009-2010) 36,427,564 (FY 2010-2011)

**MEDICAID - CURRENT OBLIGATIONS**
- General Fund
  - Total Operating Expense: 1,130,995,000 (FY 2009-2010) 1,429,688,000 (FY 2010-2011)

The foregoing appropriations for Medicaid current obligations and for Medicaid administration are for the purpose of enabling the office of Medicaid policy and planning to carry out all services as provided in IC 12-8-6. In addition to the above appropriations, all money received from the federal government and paid into the state treasury as a grant or allowance is appropriated and shall be expended by the office of Medicaid policy and planning for the respective purposes for which the money was allocated and paid to the state. Subject to the provisions of P.L.46-1995, if the sums herein appropriated for Medicaid current obligations and for Medicaid administration are insufficient to enable the office of Medicaid policy and planning to meet its obligations, then there is appropriated from the general fund such further sums as may be necessary for that purpose, subject to the approval of the governor and the budget agency.

**INDIANA CHECK-UP PLAN (EXCLUDING IMMUNIZATION)**
- Indiana Check-Up Plan Trust Fund (IC 12-15-44.2-17)
  - Total Operating Expense: 137,466,043 (FY 2009-2010) 157,766,043 (FY 2010-2011)

**HOSPITAL CARE FOR THE INDIGENT FUND**
- Total Operating Expense: 63,000,000 (FY 2009-2010) 63,000,000 (FY 2010-2011)

**MEDICAID DISABILITY ELIGIBILITY EXAMS**
- Total Operating Expense: 937,000 (FY 2009-2010) 937,000 (FY 2010-2011)

**MEDICAL ASSISTANCE TO WARDS (MAW)**
- Total Operating Expense: 13,100,000 (FY 2009-2010) 13,100,000 (FY 2010-2011)

**MARION COUNTY HEALTH AND HOSPITAL CORPORATION**
- Total Operating Expense: 40,000,000 (FY 2009-2010) 40,000,000 (FY 2010-2011)

**MENTAL HEALTH ADMINISTRATION**
- Other Operating Expense: 4,059,047 (FY 2009-2010) 4,059,047 (FY 2010-2011)

Two hundred seventy-five thousand dollars ($275,000) of the above appropriation for the state fiscal year beginning July 1, 2009, and ending June 30, 2010, and two hundred seventy-five thousand dollars ($275,000) of the above appropriation for the state fiscal year beginning July 1, 2010, and ending June 30, 2011, shall be distributed in the state fiscal year to neighborhood based community service programs.

**CHILD PSYCHIATRIC SERVICES FUND**
<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Total Operating Expense 20,423,760</td>
<td>20,423,760</td>
<td></td>
</tr>
<tr>
<td>2 <strong>SERIOUSLY EMOTIONALLY DISTURBED</strong></td>
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<tr>
<td>3 Total Operating Expense 15,975,408</td>
<td>15,975,408</td>
<td></td>
</tr>
<tr>
<td>4 <strong>SERIOUSLY MENTALLY ILL</strong></td>
<td></td>
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<tr>
<td>5 General Fund</td>
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</tr>
<tr>
<td>6 Total Operating Expense 91,046,702</td>
<td>91,046,702</td>
<td></td>
</tr>
<tr>
<td>7 Mental Health Centers Fund (IC 6-7-1-32.1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8 Total Operating Expense 4,311,650</td>
<td>4,311,650</td>
<td></td>
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<tr>
<td>9 Augmentation allowed.</td>
<td></td>
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</tr>
<tr>
<td>10 <strong>COMMUNITY MENTAL HEALTH CENTERS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11 Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</td>
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<td></td>
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<tr>
<td>12 Total Operating Expense 7,000,000</td>
<td>7,000,000</td>
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<td>13</td>
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<tr>
<td>14 The above appropriation from the Tobacco Master Settlement Agreement Fund is in addition to other funds. The above appropriations for comprehensive community mental health services include the intragovernmental transfers necessary to provide the nonfederal share of reimbursement under the Medicaid rehabilitation option.</td>
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<td>15</td>
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<tr>
<td>16 The comprehensive community mental health centers shall submit their proposed annual budgets (including income and operating statements) to the budget agency on or before August 1 of each year. All federal funds shall be applied in augmentation of the foregoing funds rather than in place of any part of the funds. The office of the secretary, with the approval of the budget agency, shall determine an equitable allocation of the appropriation among the mental health centers.</td>
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<td>17</td>
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</tr>
<tr>
<td>18 <strong>GAMBLERS’ ASSISTANCE</strong></td>
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<tr>
<td>19 Gamblers’ Assistance Fund (IC 4-33-12-6)</td>
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<td></td>
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<tr>
<td>20 Total Operating Expense 4,490,809</td>
<td>4,490,809</td>
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<tr>
<td>21 <strong>MVOV CONFERENCE</strong></td>
<td></td>
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<tr>
<td>22 Gamblers’ Assistance Fund (IC 4-33-12-6)</td>
<td></td>
<td></td>
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<tr>
<td>23 Total Operating Expense 199,763</td>
<td>199,763</td>
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<td>24</td>
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<tr>
<td>25 <strong>SUBSTANCE ABUSE TREATMENT</strong></td>
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<tr>
<td>26 Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</td>
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<td></td>
</tr>
<tr>
<td>27 Total Operating Expense 4,855,820</td>
<td>4,855,820</td>
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<td>28</td>
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<tr>
<td>29 The above appropriation for total operating expense for Substance Abuse Treatment includes an amount of $12,500 each year of the biennium for the employment of a drug and alcohol abuse counselor for the Jefferson County Transitional Services, Inc. The amount provided for these purposes may not be used for any other purpose.</td>
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<td>30</td>
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<tr>
<td>31 <strong>QUALITY ASSURANCE/RESEARCH</strong></td>
<td></td>
<td></td>
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<tr>
<td>32 Total Operating Expense 812,860</td>
<td>812,860</td>
<td></td>
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<tr>
<td>33 <strong>PREVENTION</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>34 Gamblers’ Assistance Fund (IC 4-33-12-6)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>35 Total Operating Expense 2,858,528</td>
<td>2,858,528</td>
<td></td>
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<tr>
<td>36 Augmentation allowed.</td>
<td></td>
<td></td>
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<tr>
<td>37 <strong>METHADONE DIVERSION CONTROL AND OVERSIGHT (MDCO) PROGRAM</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>38 MDCO Fund (IC 12-23-18)</td>
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<tr>
<td>39 Total Operating Expense 243,486</td>
<td>243,486</td>
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</tbody>
</table>
Augmentation allowed.

DMHA YOUTH TOBACCO REDUCTION SUPPORT PROGRAM
DMHA Youth Tobacco Reduction Support Program (IC 4-33-12-6)
Total Operating Expense 250,000 250,000
Augmentation allowed.

EVANSVILLE PSYCHIATRIC CHILDREN’S CENTER
Personal Services 496,318 473,948
Other Operating Expense 123,252 123,252

EVANSVILLE STATE HOSPITAL
From the General Fund
20,276,654 20,340,477
From the Mental Health Fund (IC 12-24-14-4)
677,943 678,778
Augmentation allowed.

The amounts specified from the general fund and the mental health fund are for the following purposes:

Personal Services 15,636,749 15,701,407
Other Operating Expense 5,317,848 5,317,848

LARUE CARTER MEMORIAL HOSPITAL
From the General Fund
22,483,147 22,534,726
From the Mental Health Fund (IC 12-24-14-4)
476,465 472,254
Augmentation allowed.

The amounts specified from the general fund and the mental health fund are for the following purposes:

Personal Services 16,020,593 16,067,961
Other Operating Expense 6,939,019 6,939,019

LOGANSPORT STATE HOSPITAL
From the General Fund
40,772,672 40,769,722
From the Mental Health Fund (IC 12-24-14-4)
1,378,232 1,378,232
Augmentation allowed.

The amounts specified from the general fund and the mental health fund are for the following purposes:

Personal Services 32,407,597 32,404,647
Other Operating Expense 9,743,307 9,743,307

MADISON STATE HOSPITAL
From the General Fund
The amounts specified from the general fund and the mental health fund are for the following purposes:

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>13,135,516</td>
<td>13,134,266</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>3,934,668</td>
<td>3,934,668</td>
</tr>
</tbody>
</table>

RICHMOND STATE HOSPITAL

From the General Fund

| 37,112,498 | 37,096,244 |

From the Mental Health Fund (IC 12-24-14-4)

| 650,335    | 650,335    |

Augmentation allowed.

The amounts specified from the general fund and the mental health fund are for the following purposes:

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>29,512,684</td>
<td>29,496,430</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>8,250,149</td>
<td>8,250,149</td>
</tr>
</tbody>
</table>

PATIENT PAYROLL

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>285,785</td>
<td>285,785</td>
</tr>
</tbody>
</table>

The federal share of revenue accruing to the state mental health institutions under IC 12-15, based on the applicable Federal Medical Assistance Percentage (FMAP), shall be deposited in the mental health fund established by IC 12-24-14-1, and the remainder shall be deposited in the general fund.

In addition to the above appropriations, each institution may qualify for an additional appropriation, or allotment, subject to approval of the governor and the budget agency, from the mental health fund of up to twenty percent (20%), but not to exceed $50,000 in each fiscal year, of the amount by which actual net collections exceed an amount specified in writing by the division of mental health and addiction before July 1 of each year beginning July 1, 2009.

DIVISION OF FAMILY RESOURCES ADMINISTRATION

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>6,061,903</td>
<td>6,061,903</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>1,963,063</td>
<td>1,963,063</td>
</tr>
</tbody>
</table>

COMMISSION ON THE SOCIAL STATUS OF BLACK MALES

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>173,179</td>
<td>173,179</td>
</tr>
</tbody>
</table>

CHILD CARE LICENSING FUND

Division of Family Resources Child Care Fund (IC 12-17.2-2-3)

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>100,000</td>
<td>100,000</td>
</tr>
</tbody>
</table>

Augmentation allowed.

ELECTRONIC BENEFIT TRANSFER PROGRAM
<table>
<thead>
<tr>
<th>Division</th>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>STATE WELFARE - COUNTY ADMINISTRATION</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>2,529,915</td>
<td>2,529,915</td>
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</tr>
<tr>
<td>INDIANA CLIENT ELIGIBILITY SYSTEM (ICES)</td>
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<tr>
<td>Total Operating Expense</td>
<td>7,402,387</td>
<td>7,402,387</td>
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<tr>
<td>IMPACT PROGRAM</td>
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<tr>
<td>Total Operating Expense</td>
<td>689,001</td>
<td>689,001</td>
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<tr>
<td>TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF)</td>
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<tr>
<td>Total Operating Expense</td>
<td>31,776,757</td>
<td>31,776,757</td>
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<tr>
<td>IMPACT - TANF</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>1,880,252</td>
<td>1,880,252</td>
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<tr>
<td>CHILD CARE &amp; DEVELOPMENT FUND</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Total Operating Expense</td>
<td>34,418,255</td>
<td>34,418,255</td>
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<tr>
<td>DOMESTIC VIOLENCE PREVENTION AND TREATMENT</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>General Fund</td>
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<td></td>
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</tr>
<tr>
<td>Total Operating Expense</td>
<td>1,734,014</td>
<td>1,734,014</td>
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</tr>
<tr>
<td>Domestic Violence Prevention and Treatment Fund (IC 12-18-4)</td>
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<tr>
<td>Total Operating Expense</td>
<td>1,115,590</td>
<td>1,115,590</td>
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<tr>
<td>Room and Board Assistance (R-CAP)</td>
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<tr>
<td>Total Operating Expense</td>
<td>13,477,844</td>
<td>13,477,844</td>
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<tr>
<td>SCHOOLD AGE CHILD CARE PROJECT FUND</td>
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<tr>
<td>Total Operating Expense</td>
<td>955,780</td>
<td>955,780</td>
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<tr>
<td>DIVISION OF AGING ADMINISTRATION</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>594,659</td>
<td>594,659</td>
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<tr>
<td>Other Operating Expense</td>
<td>852,751</td>
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<tr>
<td>ROOM AND BOARD ASSISTANCE (R-CAP)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>13,477,844</td>
<td>13,477,844</td>
<td></td>
</tr>
</tbody>
</table>

The foregoing appropriations for the division of family resources Title IV-D of the federal Social Security Act are made under, and not in addition to, IC 31-25-4-28.

The foregoing appropriations for information systems/technology, education and training, temporary assistance to needy families (TANF), and child care services are for the purpose of enabling the division of family resources to carry out all services as provided in IC 12-14. In addition to the above appropriations, all money received from the federal government and paid into the state treasury as a grant or allowance is appropriated and shall be expended by the division of family resources for the respective purposes for which such money was allocated and paid to the state.

The above appropriations for the division of aging administration are for administrative expenses. Any federal fund reimbursements received for such purposes are to be deposited in the general fund.
The foregoing appropriations for C.H.O.I.C.E. In-Home Services include intragovernmental transfers to provide the nonfederal share of the Medicaid aged and disabled waiver. The intragovernmental transfers for use in the Medicaid aged and disabled waiver may not exceed in the state fiscal year beginning July 1, 2009, and ending June 30, 2010, $12,900,000. The intragovernmental transfers for use in the Medicaid aged and disabled waiver may not exceed in the state fiscal year beginning July 1, 2010, and ending June 30, 2011, $12,900,000. After July 1, 2009, and before August 1, 2010, the office of the secretary (as defined in IC 12-7-2-135) shall submit a report to the legislative council in an electronic format under IC 5-14-6 and the governor in each July, October, January, and April specifying the number of persons on the waiting list for C.H.O.I.C.E. In-Home Services at the end of the month preceding the date of the report, a schedule indicating the length of time persons have been on the waiting list, a description of the conditions or problems that contribute to the waiting list, the plan in the next six (6) months after the end of the reporting period to reduce the waiting list, and any other information that is necessary or appropriate to interpret the information provided in the report.

The division of aging shall conduct an annual evaluation of the cost effectiveness of providing home care. Before January of each year, the division shall submit a report to the budget committee, the budget agency, and the legislative council that covers all aspects of the division’s evaluation and such other information pertaining thereto as may be requested by the budget committee, the budget agency, or the legislative council, including the following:

1. the number and demographic characteristics of the recipients of home care during the preceding fiscal year;
2. the total cost and per recipient cost of providing home care services during the preceding fiscal year;
3. the number of recipients of home care services who would have been placed in long term care facilities had they not received home care services; and
4. the total cost savings during the preceding fiscal year realized by the state due to recipients of home care services (including Medicaid) being diverted from long term care facilities.

The division shall obtain from providers of services data on their costs and expenditures regarding implementation of the program and report the findings to the budget committee, the budget agency, and the legislative council. The report to the legislative council must be in an electronic format under IC 5-14-6.

The foregoing appropriations for C.H.O.I.C.E. In-Home Services do not revert to the state general fund or any other fund at the close of any state fiscal year but remain available for the purposes of C.H.O.I.C.E. In-Home Services in subsequent state fiscal years.

OLDER HOOSIERS ACT

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADULT PROTECTIVE SERVICES</td>
<td>1,573,446</td>
<td>1,573,446</td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>1,956,528</td>
<td>1,956,528</td>
</tr>
<tr>
<td>Service</td>
<td>FY 2009-2010 Appropriation</td>
<td>FY 2010-2011 Appropriation</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>----------------------------</td>
<td>----------------------------</td>
</tr>
<tr>
<td>ADULT GUARDIANSHIP SERVICES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>477,135</td>
<td>477,135</td>
</tr>
<tr>
<td>TITLE V EMPLOYMENT GRANT (OLDER WORKERS)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>229,034</td>
<td>229,034</td>
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<tr>
<td>MEDICAID WAIVER</td>
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</tr>
<tr>
<td>Total Operating Expense</td>
<td>322,275</td>
<td>322,275</td>
</tr>
<tr>
<td>OBRA/PASSARR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>91,108</td>
<td>91,108</td>
</tr>
<tr>
<td>TITLE III ADMINISTRATION GRANT</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>252,163</td>
<td>252,163</td>
</tr>
<tr>
<td>OMBUDSMAN</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>310,124</td>
<td>310,124</td>
</tr>
<tr>
<td>DIVISION OF DISABILITY AND REHABILITATIVE SERVICES ADMINISTRATION</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</td>
<td>360,764</td>
<td>360,764</td>
</tr>
<tr>
<td>VOCATIONAL REHABILITATION SERVICES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>3,525,457</td>
<td>3,525,457</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>12,348,257</td>
<td>12,348,257</td>
</tr>
<tr>
<td>AID TO INDEPENDENT LIVING</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>46,927</td>
<td>46,927</td>
</tr>
<tr>
<td>INDIANAPOLIS RESOURCE CENTER FOR INDEPENDENT LIVING</td>
<td>244,399</td>
<td>244,399</td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SOUTHERN INDIANA CENTER FOR INDEPENDENT LIVING</td>
<td>244,399</td>
<td>244,399</td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ATTIC, INCORPORATED</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>244,399</td>
<td>244,399</td>
</tr>
<tr>
<td>LEAGUE FOR THE BLIND AND DISABLED</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>244,399</td>
<td>244,399</td>
</tr>
<tr>
<td>FUTURE CHOICES, INC.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>440,800</td>
<td>440,800</td>
</tr>
</tbody>
</table>

Notwithstanding any other law, the budget agency, the state board of finance, or the governor may not transfer or use any of the above appropriations to a particular purpose or facility other than the above stated purpose or facility. The office (as defined in IC 12-7-2-135) shall act as the paymaster for the above appropriations.

The above appropriations for the Indianapolis Resource Center for Independent Living; Southern Indiana Center for Independent Living; Attic, Incorporated; League for the Blind and Disabled; Future Choices, Inc.; The Wabash Independent Living and Learning Center, Inc.; and Independent Living Center of Eastern Indiana constitute the total funding available for these centers. If any of the above appropriations for the Indianapolis Resource Center for Independent Living; Southern Indiana Center for Independent Living;
Attic, Incorporated; League for the Blind and Disabled; Future Choices, Inc.; The Wabash Independent Living and Learning Center, Inc.; or Independent Living Center of Eastern Indiana are used to match federal funds for these centers, the amount of these federal funds distributed to a center shall offset the amount that must be appropriated from the state general fund.

<table>
<thead>
<tr>
<th>OFFICE OF DEAF AND HEARING IMPAIRED</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>185,104</td>
<td>185,104</td>
<td>185,104</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>131,670</td>
<td>131,670</td>
<td>131,670</td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>129,905</td>
<td>129,905</td>
<td>129,905</td>
</tr>
</tbody>
</table>

| BLIND VENDING OPERATIONS           |            |              |                        |
| Total Operating Expense            | 129,905     | 129,905      |                        |

<table>
<thead>
<tr>
<th>DEVELOPMENTAL DISABILITY RESIDENTIAL FACILITIES COUNCIL</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>2,970</td>
<td>2,970</td>
<td>2,970</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>12,038</td>
<td>12,038</td>
<td>12,038</td>
</tr>
</tbody>
</table>

| OFFICE OF SERVICES FOR THE BLIND AND VISUALLY IMPAIRED   |            |              |                        |
| Personal Services                                        | 56,751      | 56,751       | 56,751                 |
| Other Operating Expense                                  | 24,985      | 24,985       | 24,985                 |

| EMPLOYEE TRAINING                                        |            |              |                        |
| Total Operating Expense                                  | 6,112       | 6,112        |                        |

| BUREAU OF QUALITY IMPROVEMENT SERVICES - BQIS            |            |              |                        |
| Total Operating Expense                                  | 3,936,983   | 3,936,983    | 3,936,983              |

| DAY SERVICES - DEVELOPMENTALLY DISABLED                  |            |              |                        |
| Other Operating Expense                                  | 11,759,384  | 11,759,384   | 11,759,384             |

| DIAGNOSIS AND EVALUATION                                 |            |              |                        |
| Other Operating Expense                                  | 400,125     | 400,125      | 400,125                |

| FEDERAL EARLY INTERVENTION                               |            |              |                        |
| Total Operating Expense                                  | 6,149,513   | 6,149,513    | 6,149,513              |

| SUPPORTED EMPLOYMENT                                     |            |              |                        |
| Other Operating Expense                                  | 3,880,000   | 3,880,000    | 3,880,000              |

| EPILEPSY PROGRAM                                         |            |              |                        |
| Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3) | 463,758     | 463,758      |                        |
| Other Operating Expense                                  | 809,500     | 809,500      |                        |
| BDDS OPERATING                                           |            |              |                        |
| General Fund                                             | 5,286,709   | 5,286,709    | 5,286,709              |
| Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3) | 1,869,887   | 1,869,887    |                        |
| Augmentation allowed.                                    |            |              |                        |

| OASIS - OBJECTIVE ASSISTANCE SYSTEM FROM INDEPENDENT SERVICES |            |              |                        |
| Total Operating Expense                                  | 5,529,000   | 5,529,000    | 5,529,000              |

| CRISIS MANAGEMENT                                        |            |              |                        |
| Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3) | 4,136,080   | 4,136,080    |                        |
| Augmentation allowed.                                    |            |              |                        |

| OUTREACH - STATE OPERATING SERVICES                      |            |              |                        |
| Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3) | 2,232,973   | 2,232,973    |                        |
Augmentation allowed.

RESIDENTIAL SERVICES FOR DEVELOPMENTALLY DISABLED PERSONS

General Fund
- Total Operating Expense: 93,996,290
- Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
  - Total Operating Expense: 15,229,000

The above appropriations for client services include the intragovernmental transfers necessary to provide the nonfederal share of reimbursement under the Medicaid program for day services provided to residents of group homes and nursing facilities.

In the development of new community residential settings for persons with developmental disabilities, the division of disability and rehabilitative services must give priority to the appropriate placement of such persons who are eligible for Medicaid and currently residing in intermediate care or skilled nursing facilities and, to the extent permitted by law, such persons who reside with aged parents or guardians or families in crisis.

FOR THE DEPARTMENT OF CHILD SERVICES

DEPARTMENT OF CHILD SERVICES - ADMINISTRATION
- Personal Services: 89,445,563
- Other Operating Expense: 20,582,245

DEPARTMENT OF CHILD SERVICES - STATE ADMINISTRATION
- Personal Services: 14,689,383
- Other Operating Expense: 3,636,219

CHILD WELFARE SERVICES STATE GRANTS
- General Fund
  - Total Operating Expense: 7,500,000
- Excise and Financial Institution Taxes
  - Total Operating Expense: 6,275,000

TITLE IV-D OF THE FEDERAL SOCIAL SECURITY ACT (STATE MATCH)
- Total Operating Expense: 5,598,019

The foregoing appropriations for the department of child services Title IV-D of the federal Social Security Act are made under, and not in addition to, IC 31-25-4-28.

FAMILY AND CHILDREN FUND
- General Fund
  - Total Operating Expense: 463,660,000
- Family and Children Reimbursement (IC 31-40-1-3)
  - Total Operating Expense: 8,782,173

Augmentation allowed from the state general fund in an amount not to exceed fifteen million dollars ($15,000,000) for the purposes of paying any amount of the total operating expenses of the Family and Children Fund that exceeds the foregoing appropriation, including any deficit in federal funds that the Department of Child Services anticipated would be available for the purposes of the Family and Children Fund.
<table>
<thead>
<tr>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>YOUTH SERVICE BUREAU</td>
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</tr>
<tr>
<td>Total Operating Expense</td>
<td>1,528,000</td>
<td>1,528,000</td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PROJECT SAFEPLACE</td>
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<tr>
<td>Total Operating Expense</td>
<td>230,000</td>
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<td></td>
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<tr>
<td>HEALTHY FAMILIES INDIANA</td>
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<tr>
<td>Total Operating Expense</td>
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<td>6,826,935</td>
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<tr>
<td>CHILD WELFARE TRAINING</td>
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<tr>
<td>Total Operating Expense</td>
<td>1,729,473</td>
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<tr>
<td>SPECIAL NEEDS ADOPTION II</td>
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<tr>
<td>Personal Services</td>
<td>243,060</td>
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<tr>
<td>Other Operating Expense</td>
<td>456,540</td>
<td>456,540</td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ADOPTION ASSISTANCE</td>
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</tr>
<tr>
<td>Total Operating Expense</td>
<td>14,307,971</td>
<td>14,307,971</td>
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<tr>
<td></td>
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</tr>
<tr>
<td>NON-RECURRING ADOPTION ASSISTANCE</td>
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<tr>
<td>Total Operating Expense</td>
<td>921,500</td>
<td>921,500</td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>INDIANA SUPPORT ENFORCEMENT TRACKING (ISETS)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>4,804,602</td>
<td>4,804,602</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CHILD PROTECTION AUTOMATION PROJECT (ICWIS)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>4,224,334</td>
<td>4,224,334</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SOCIAL SERVICES BLOCK GRANT (SSBG)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>4,012,083</td>
<td>4,012,083</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The funds appropriated above to the social services block grant are allocated in the following manner during the biennium:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Division of Disability and Rehabilitative Services</td>
<td>343,481</td>
<td>343,481</td>
</tr>
<tr>
<td>Division of Family Resources</td>
<td>1,100,000</td>
<td>1,100,000</td>
</tr>
<tr>
<td>Division of Aging</td>
<td>687,396</td>
<td>687,396</td>
</tr>
<tr>
<td>Department of Child Services</td>
<td>289,352</td>
<td>289,352</td>
</tr>
<tr>
<td>Department of Health</td>
<td>296,504</td>
<td>296,504</td>
</tr>
<tr>
<td>Department of Correction</td>
<td>1,295,350</td>
<td>1,295,350</td>
</tr>
<tr>
<td>B. PUBLIC HEALTH</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FOR THE STATE DEPARTMENT OF HEALTH</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>21,315,999</td>
<td>21,315,999</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>7,885,840</td>
<td>7,885,840</td>
</tr>
<tr>
<td>All receipts to the state department of health from licenses or permit fees shall be deposited in the state general fund. Augmentation allowed in amounts not to exceed revenue from penalties or fees collected by the state department of health.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The above appropriations for the state department of health include funds to establish a medical adverse events reporting system by making a grant to or an agreement with an appropriate agency.

AREA HEALTH EDUCATION CENTERS

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,387,500</td>
<td>1,387,500</td>
<td></td>
</tr>
</tbody>
</table>

CANCER REGISTRY

<table>
<thead>
<tr>
<th>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>610,647</td>
<td>610,647</td>
<td></td>
</tr>
</tbody>
</table>

MINORITY HEALTH INITIATIVE

<table>
<thead>
<tr>
<th>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>3,500,000</td>
<td>3,500,000</td>
<td></td>
</tr>
</tbody>
</table>

The foregoing appropriations shall be allocated to the Indiana Minority Health Coalition to work with the state department on the implementation of IC 16-46-11.

SICKLE CELL

<table>
<thead>
<tr>
<th>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>250,000</td>
<td>250,000</td>
<td></td>
</tr>
</tbody>
</table>

AID TO COUNTY TUBERCULOSIS HOSPITALS

<table>
<thead>
<tr>
<th>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>96,883</td>
<td>96,883</td>
<td></td>
</tr>
</tbody>
</table>

These funds shall be used for eligible expenses according to IC 16-21-7-3 for tuberculosis patients for whom there are no other sources of reimbursement, including patient resources, health insurance, medical assistance payments, and hospital care for the indigent.

MEDICARE-MEDICAID CERTIFICATION

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>6,269,426</td>
<td>6,269,426</td>
<td></td>
</tr>
</tbody>
</table>

Personal services augmentation allowed in amounts not to exceed revenue from health facilities license fees or from health care providers (as defined in IC 16-18-2-163) fee increases or those adopted by the Executive Board of the Indiana State Department of health pursuant to IC 16-19-3.

AIDS EDUCATION

<table>
<thead>
<tr>
<th>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>286,161</td>
<td>286,161</td>
</tr>
<tr>
<td></td>
<td>531,084</td>
<td>531,084</td>
</tr>
</tbody>
</table>

HIV/AIDS SERVICES

<table>
<thead>
<tr>
<th>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>2,162,254</td>
<td>2,162,254</td>
<td></td>
</tr>
</tbody>
</table>

TEST FOR DRUG AFFLICTED BABIES

<table>
<thead>
<tr>
<th>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>58,121</td>
<td>58,121</td>
<td></td>
</tr>
</tbody>
</table>

The above appropriations for drug afflicted babies shall be used for the following purposes:
(1) All newborn infants shall be tested for the presence of a controlled substance in the infant's meconium if they meet the criteria established by the state department of health. These criteria will, at a minimum, include all newborns, if at birth:
   (A) the infant's weight is less than two thousand five hundred (2,500) grams;
   (B) the infant's head is smaller than the third percentile for the infant's gestational age; and
   (C) there is no medical explanation for the conditions described in clauses (A) and (B).
(2) If a meconium test determines the presence of a controlled substance in the infant's meconium, the infant may be declared a child in need of services as provided in IC 31-34-1-10 through IC 31-34-1-13. However, the child's mother may not be prosecuted in connection with the results of the test.
(3) The state department of health shall provide forms on which the results of a meconium test performed on an infant under subdivision (1) must be reported to the state department of health by physicians and hospitals.
(4) The state department of health shall, at least semi-annually:
   (A) ascertain the extent of testing under this chapter; and
   (B) report its findings under subdivision (1) to:
      (i) all hospitals;
      (ii) physicians who specialize in obstetrics and gynecology or work with infants and young children; and
      (iii) any other group interested in child welfare that requests a copy of the report from the state department of health.
(5) The state department of health shall designate at least one (1) laboratory to perform the meconium test required under subdivisions (1) through (8). The designated laboratories shall perform a meconium test on each infant described in subdivision (1) to detect the presence of a controlled substance.
(6) Subdivisions (1) through (7) do not prevent other facilities from conducting tests on infants to detect the presence of a controlled substance.
(7) Each hospital and physician shall:
   (A) take or cause to be taken a meconium sample from every infant born under the hospital's and physician's care who meets the description under subdivision (1); and
   (B) transport or cause to be transported each meconium sample described in clause (A) to a laboratory designated under subdivision (5) to test for the presence of a controlled substance as required under subdivisions (1) through (7).
(8) The state department of health shall establish guidelines to carry out this program, including guidance to physicians, medical schools, and birthing centers as to the following:
   (A) Proper and timely sample collection and transportation under subdivision (7) of this appropriation.
   (B) Quality testing procedures at the laboratories designated under subdivision (5) of this appropriation.
   (C) Uniform reporting procedures.
   (D) Appropriate diagnosis and management of affected newborns and counseling and support programs for newborns' families.
(9) A medically appropriate discharge of an infant may not be delayed due to the results of the test described in subdivision (1) or due to the pendency of the results of the test described in subdivision (1).
<table>
<thead>
<tr>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation</td>
<td>Appropriation</td>
<td>Appropriation</td>
</tr>
</tbody>
</table>

- **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**
  - Personal Services: 120,459
  - Other Operating Expense: 1,457,968

- **Appropriation Appropriation Appropriation**

- At least $82,560 of the above appropriations shall be for grants to community groups and organizations as provided in IC 16-46-7-8.

- **WOMEN, INFANTS, AND CHILDREN SUPPLEMENT**
  - Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
    - Total Operating Expense: 190,000

- **MATERNAL AND CHILD HEALTH SUPPLEMENT**
  - Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
    - Total Operating Expense: 190,000

- **CANCER EDUCATION AND DIAGNOSIS - BREAST CANCER**
  - Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
    - Total Operating Expense: 86,490

- **CANCER EDUCATION AND DIAGNOSIS - PROSTATE CANCER**
  - Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
    - Total Operating Expense: 93,000

- **ADOPTION HISTORY**
  - Adoption History Fund (IC 31-19-18-6)
    - Total Operating Expense: 215,543

- **CHILDREN WITH SPECIAL HEALTH CARE NEEDS**
  - Total Operating Expense: 13,862,070

- **NEWBORN SCREENING PROGRAM**
  - Newborn Screening Fund (IC 16-41-17-11)
    - Personal Services: 366,971
    - Other Operating Expense: 2,294,672

- **RADON GAS TRUST FUND**
  - Radon Gas Trust Fund (IC 16-41-38-8)
    - Total Operating Expense: 11,458

- **BIRTH PROBLEMS REGISTRY**
  - Birth Problems Registry Fund (IC 16-38-4-17)
    - Personal Services: 62,071
    - Other Operating Expense: 62,389

- **MOTOR FUEL INSPECTION PROGRAM**
  - Motor Fuel Inspection Fund (IC 16-44-3-10)
    - Total Operating Expense: 174,464

- **PROJECT RESPECT**
  - Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
    - Total Operating Expense: 537,904

- **DONATED DENTAL SERVICES**
The above appropriation shall be used by the Indiana foundation for dentistry for the handicapped.

OFFICE OF WOMEN’S HEALTH
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 42,932 42,932

SPINAL CORD AND BRAIN INJURY
Spinal Cord and Brain Injury Fund (IC 16-41-42.2-3)
Total Operating Expense 1,175,770 1,175,770

INDIANA CHECK-UP PLAN - IMMUNIZATIONS
Indiana Check-Up Plan Trust Fund (IC 12-15-44.2-17)
Total Operating Expense 11,000,000 11,000,000

WEIGHTS AND MEASURES FUND
Weights and Measures Fund (IC 16-19-5-4)
Total Operating Expense 22,824 22,824

MINORITY EPIDEMIOLOGY
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 697,500 697,500

COMMUNITY HEALTH CENTERS
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 20,000,000 25,000,000

Of the above appropriation for community health centers, $15,000,000 may be used for capital projects.

PRENATAL SUBSTANCE USE & PREVENTION
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 150,000 150,000

LOCAL HEALTH MAINTENANCE FUND
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 3,860,000 3,860,000

The amount appropriated from the tobacco master settlement agreement fund is in lieu of the appropriation provided for this purpose in IC 6-7-1-30.5 or any other law. Of the above appropriations for the local health maintenance fund, $60,000 each year shall be used to provide additional funding to adjust funding through the formula in IC 16-46-10 to reflect population increases in various counties. Money appropriated to the local health maintenance fund must be allocated under the following schedule each year to each local board of health whose application for funding is approved by the state department of health:

<table>
<thead>
<tr>
<th>COUNTY POPULATION</th>
<th>AMOUNT OF GRANT</th>
</tr>
</thead>
<tbody>
<tr>
<td>over 499,999</td>
<td>94,112</td>
</tr>
<tr>
<td>100,000 - 499,999</td>
<td>72,672</td>
</tr>
<tr>
<td>50,000 - 99,999</td>
<td>48,859</td>
</tr>
</tbody>
</table>
under 50,000 33,139

LOCAL HEALTH DEPARTMENT ACCOUNT
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 3,000,000 3,000,000

The foregoing appropriations for the local health department account are statutory distributions pursuant to IC 4-12-7.

INDIANA HEALTH INFORMATICS CORPORATION
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 300,000 300,000

SOLDIERS' AND SAILORS' CHILDREN'S HOME
Personal Services 8,463,872 1
Other Operating Expense 1,229,925 1

FOR THE TOBACCO USE PREVENTION AND CESSATION BOARD
TOBACCO USE PREVENTION AND CESSATION PROGRAM
Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)
Total Operating Expense 14,500,000 14,500,000

A minimum of 75% of the above appropriations shall be used for grants to local agencies and other entities with programs designed to reduce smoking.

FOR THE INDIANA SCHOOL FOR THE BLIND AND VISUALLY IMPAIRED
Personal Services 10,525,311 10,524,650
Other Operating Expense 1,028,728 1,029,396

FOR THE INDIANA SCHOOL FOR THE DEAF
Personal Services 16,817,364 16,822,021
Other Operating Expense 1,959,367 1,959,367

HEARING AIDS
Total Operating Expense 3,000,000 3,000,000

The foregoing appropriations for hearing aids shall be used to provide funds to school corporations for payment for hearing aids for hearing impaired students of the school corporation.

C. VETERANS' AFFAIRS

FOR THE INDIANA DEPARTMENT OF VETERANS' AFFAIRS
Personal Services 538,944 538,944
Other Operating Expense 100,108 100,108

At least $20,000 from the above appropriations for the Indiana department of veterans' affairs other operating expense shall be used to maintain the department's Internet website page for returning veterans.
<table>
<thead>
<tr>
<th>DISABILITY AMERICAN VETERANS OF WORLD WARS</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>40,000</td>
<td>40,000</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>AMERICAN VETERANS OF WORLD WAR II, KOREA, AND VIETNAM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VETERANS OF FOREIGN WARS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VIETNAM VETERANS OF AMERICA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MILITARY FAMILY RELIEF FUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>Military Family Relief Fund (IC 10-17-12-8)</td>
</tr>
<tr>
<td>Total Operating Expense</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>INDIANA VETERANS' HOME</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the General Fund</td>
</tr>
<tr>
<td>12,815,594</td>
</tr>
<tr>
<td>From the Veterans' Home Comfort-Welfare Fund (IC 10-17-9-7(c))</td>
</tr>
<tr>
<td>9,381,362</td>
</tr>
<tr>
<td>Augmentation allowed from the Veterans' Home comfort-welfare fund in amounts not to exceed revenue collected for Medicaid and Medicare reimbursement.</td>
</tr>
</tbody>
</table>

The amounts specified from the General Fund and the Comfort-Welfare Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>16,956,676</th>
<th>16,956,676</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>5,240,280</td>
<td>5,240,280</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>COMFORT AND WELFARE PROGRAM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Comfort-Welfare Fund (IC 10-17-9-7(c))</td>
</tr>
<tr>
<td>Total Operating Expense</td>
</tr>
<tr>
<td>Augmentation allowed.</td>
</tr>
</tbody>
</table>

SECTION 9. [EFFECTIVE JULY 1, 2009]

EDUCATION

A. HIGHER EDUCATION

FOR INDIANA UNIVERSITY

BLOOMINGTON CAMPUS

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>202,202,196</th>
<th>202,202,196</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the General Fund</td>
<td>26,901,091</td>
<td>40,317,272</td>
</tr>
<tr>
<td>Campus</td>
<td>FY 2009-2010 Appropriation</td>
<td>FY 2010-2011 Appropriation</td>
</tr>
<tr>
<td>---------------------</td>
<td>----------------------------</td>
<td>----------------------------</td>
</tr>
<tr>
<td><strong>Fee Replacement</strong></td>
<td>26,901,091</td>
<td>40,317,272</td>
</tr>
<tr>
<td><strong>FOR INDIANA UNIVERSITY REGIONAL CAMPUSES</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>EAST</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the General Fund</td>
<td>8,238,916</td>
<td>8,238,916</td>
</tr>
<tr>
<td>From the ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>83,221</td>
<td>83,221</td>
</tr>
<tr>
<td>The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>8,322,137</td>
<td>8,322,137</td>
</tr>
<tr>
<td>From the General Fund</td>
<td>1,896,844</td>
<td>1,400,591</td>
</tr>
<tr>
<td>Fee Replacement</td>
<td>1,896,844</td>
<td>1,400,591</td>
</tr>
<tr>
<td><strong>KOKOMO</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the General Fund</td>
<td>10,709,280</td>
<td>10,709,280</td>
</tr>
<tr>
<td>From the ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>108,175</td>
<td>108,175</td>
</tr>
<tr>
<td>The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>10,817,455</td>
<td>10,817,455</td>
</tr>
<tr>
<td>From the General Fund</td>
<td>2,103,973</td>
<td>1,553,532</td>
</tr>
<tr>
<td>Fee Replacement</td>
<td>2,103,973</td>
<td>1,553,532</td>
</tr>
<tr>
<td><strong>NORTHWEST</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the General Fund</td>
<td>17,880,683</td>
<td>17,880,683</td>
</tr>
<tr>
<td>From the ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>180,613</td>
<td>180,613</td>
</tr>
<tr>
<td>The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>18,061,296</td>
<td>18,061,296</td>
</tr>
<tr>
<td>From the General Fund</td>
<td>3,899,173</td>
<td>2,879,072</td>
</tr>
<tr>
<td>Fee Replacement</td>
<td>3,899,173</td>
<td>2,879,072</td>
</tr>
<tr>
<td><strong>SOUTH BEND</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the General Fund</td>
<td>23,003,647</td>
<td>23,003,647</td>
</tr>
<tr>
<td>From the ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>232,360</td>
<td>232,360</td>
</tr>
<tr>
<td>From the ARRA State Fiscal Stabilization Fund (Section 14002(b))</td>
<td>24,416</td>
<td>24,416</td>
</tr>
</tbody>
</table>
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:

Total Operating Expense 23,260,423 23,260,423

From the General Fund
5,658,917 6,437,774

Fee Replacement 5,658,917 6,437,774

SOUTHEAST
From the General Fund
20,640,314 20,640,314
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
208,488 208,488
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
136,025 265,227

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:

Total Operating Expense 20,984,827 21,114,029

From the General Fund
5,048,022 3,811,038

Fee Replacement 5,048,022 3,811,038

TOTAL APPROPRIATION - INDIANA UNIVERSITY REGIONAL CAMPUSES
100,053,067 97,657,347

FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY AT INDIANAPOLIS (IUPUI)
HEALTH DIVISIONS
From the General Fund
111,113,964 111,113,964
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
1,122,363 1,122,363

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:

Total Operating Expense 112,236,327 112,236,327

From the General Fund
4,189,020 2,821,231

Fee Replacement 4,189,020 2,821,231

FOR INDIANA UNIVERSITY SCHOOL OF MEDICINE ON THE CAMPUS OF THE UNIVERSITY OF SOUTHERN INDIANA
From the General Fund
1,594,256 1,594,256
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
16,105 16,105

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
<table>
<thead>
<tr>
<th>Campus</th>
<th>General Fund</th>
<th>ARRA Fund</th>
<th>Total Operating Expense</th>
</tr>
</thead>
<tbody>
<tr>
<td>IU-Purdue Fort Wayne</td>
<td>1,466,616</td>
<td>14,814</td>
<td>1,481,430</td>
</tr>
<tr>
<td>IU-Northwest</td>
<td>2,083,528</td>
<td>21,046</td>
<td>2,104,574</td>
</tr>
<tr>
<td>Purdue</td>
<td>1,859,843</td>
<td>18,786</td>
<td>1,878,629</td>
</tr>
<tr>
<td>Ball State</td>
<td>1,672,302</td>
<td>16,892</td>
<td>1,689,194</td>
</tr>
<tr>
<td>Notre Dame</td>
<td>1,550,860</td>
<td>15,665</td>
<td>1,566,525</td>
</tr>
<tr>
<td>Indiana State</td>
<td>( _ )</td>
<td>( _ )</td>
<td>( _ )</td>
</tr>
</tbody>
</table>
FY 2009-2010 FY 2010-2011 Biennial
Appropriation Appropriation Appropriation

1,848,960 1,848,960
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
18,676 18,676

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purpose:
Total Operating Expense 1,867,636 1,867,636

The Indiana University School of Medicine - Indianapolis shall submit to the Indiana
commission for higher education before May 15 of each year an accountability report
containing data on the number of medical school graduates who entered primary care
physician residencies in Indiana from the school's most recent graduating class.

FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY AT INDIANAPOLIS (IUPUI)
GENERAL ACADEMIC DIVISIONS
From the General Fund
82,478,446 82,478,446
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
833,116 833,116
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
119,954 119,954

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purposes:
Total Operating Expense 83,431,516 83,431,516

From the General Fund
20,004,544 13,472,705
Fee Replacement 20,004,544 13,472,705

TOTAL APPROPRIATIONS - IUPUI
232,059,756 224,160,128

Transfers of allocations between campuses to correct for errors in allocation among
the campuses of Indiana University can be made by the institution with the approval
of the commission for higher education and the budget agency. Indiana University
shall maintain current operations at all statewide medical education sites.

FOR INDIANA UNIVERSITY
OPTOMETRY EDUCATION
Total Operating Expense 29,000 1,500

ABILENE NETWORK OPERATIONS CENTER
From the General Fund
858,615 858,615
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
8,673 8,673

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purpose:
Total Operating Expense 867,288 867,288
SPINAL CORD AND HEAD INJURY RESEARCH CENTER
Spinal Cord and Brain Injury Fund (IC 16-41-42.3-3)
Total Operating Expense 546,073 546,073

STATE DEPARTMENT OF TOXICOLOGY
Total Operating Expense 2,463,380 2,463,380

INSTITUTE FOR THE STUDY OF DEVELOPMENTAL DISABILITIES
From the General Fund
2,554,860 2,554,860
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
25,807 25,807
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
Total Operating Expense 2,580,667 2,580,667

GEOLOGICAL SURVEY
From the General Fund
3,199,188 3,199,188
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
32,316 32,316
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
Total Operating Expense 3,231,504 3,231,504

LOCAL GOVERNMENT ADVISORY COMMISSION
From the General Fund
58,310 58,310
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
589 589
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
Total Operating Expense 58,899 58,899

INDIANA HIGHER EDUCATION TELECOMMUNICATION SYSTEM (IHETS)
From the General Fund
2,500,000 2,500,000
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
2,500,000 2,500,000
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
Total Operating Expense 5,000,000 5,000,000

The sums herein appropriated to the Indiana Higher Education Telecommunications System (IHETS) are in addition to all income of IHETS from all permanent fees and endowments and from all land grants, fees, earnings, and receipts, including gifts, grants, bequests, and devises, and receipts from any miscellaneous sales from whatever source derived.
All such income and all such fees, earnings, and receipts on hand June 30, 2009, and all such income and fees, earnings, and receipts accruing thereafter are hereby appropriated to the directors of IHETS and may be expended for any necessary expenses of IHETS. However, such income, fees, earnings, and receipts may be used for land and structures only if approved by the governor and the budget agency.

The foregoing appropriations to IHETS include the employers' share of Social Security payments for IHETS employees under the public employees' retirement fund, or the Indiana state teachers' retirement fund. The funds appropriated also include funding for the employers' share of payments to the public employees' retirement fund and to the Indiana state teachers' retirement fund at a rate to be established by the retirement funds for both fiscal years for IHETS employees covered by these retirement plans.

The directors of IHETS are hereby authorized to accept federal grants, subject to IC 4-12-1.

FOR PURDUE UNIVERSITY
WEST LAFAYETTE
From the General Fund
259,413,399 259,413,399
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
2,620,338 2,620,338
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense 262,033,737 262,033,737
From the General Fund
26,722,911 26,777,731
Fee Replacement 26,722,911 26,777,731

FOR PURDUE UNIVERSITY - REGIONAL CAMPUSES
CALUMET
From the General Fund
27,930,577 27,930,577
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
282,127 282,127
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
209,264 346,305
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense 28,421,968 28,559,009
From the General Fund
1,491,261 1,692,654
Fee Replacement 1,491,261 1,692,654

NORTH CENTRAL
From the General Fund
FY 2009-2010 FY 2010-2011 Biennial Appropriation Appropriation Appropriation

11,850,126 11,850,126
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
119,698 119,698
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
410,997 697,412
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense 12,380,821 12,667,236
From the General Fund
1 83,679
Fee Replacement 1 83,679
TOTAL APPROPRIATION - PURDUE UNIVERSITY REGIONAL CAMPUSES 42,294,051 43,002,578

FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY AT FORT WAYNE (IPFW)
From the General Fund
38,065,207 38,065,207
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
384,498 384,498
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
591,056 1,153,467
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense 39,040,761 39,603,172
From the General Fund
5,995,241 5,980,642
Fee Replacement 5,995,241 5,980,642
Transfers of allocations between campuses to correct for errors in allocation among the campuses of Purdue University can be made by the institution with the approval of the commission for higher education and the budget agency.

FOR PURDUE UNIVERSITY ANIMAL DISEASE DIAGNOSTIC LABORATORY SYSTEM
From the General Fund
3,557,509 3,557,509
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
35,935 35,935
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
Total Operating Expense 3,593,444 3,593,444
The above appropriations shall be used to fund the animal disease diagnostic laboratory system (ADDL), which consists of the main ADDL at West Lafayette, the bangs disease testing service at West Lafayette, and the southern branch of ADDL Southern Indiana.
Purdue Agricultural Center (SIPAC) in Dubois County. The above appropriations are
in addition to any user charges that may be established and collected under IC 21-46-3-5.
Notwithstanding IC 21-46-3-4, the trustees of Purdue University may approve reasonable
charges for testing for pseudorabies.

STATEWIDE TECHNOLOGY
From the General Fund

| From the ARRA State Fiscal Stabilization Fund (Section 14002(a)) |
|------------------|------------------|
| 6,634,999        | 6,634,999        |
| 67,021           | 67,021           |

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purpose:

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>6,702,020</td>
<td>6,702,020</td>
<td></td>
</tr>
</tbody>
</table>

COUNTY AGRICULTURAL EXTENSION EDUCATORS
From the General Fund

| From the ARRA State Fiscal Stabilization Fund (Section 14002(a)) |
|------------------|------------------|
| 7,460,686        | 7,460,686        |
| 75,361           | 75,361           |

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purpose:

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>7,536,047</td>
<td>7,536,047</td>
<td></td>
</tr>
</tbody>
</table>

AGRICULTURAL RESEARCH AND EXTENSION - CROSSROADS
From the General Fund

| From the ARRA State Fiscal Stabilization Fund (Section 14002(a)) |
|------------------|------------------|
| 7,465,178        | 7,465,178        |
| 75,406           | 75,406           |

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purpose:

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>7,540,584</td>
<td>7,540,584</td>
<td></td>
</tr>
</tbody>
</table>

CENTER FOR PARALYSIS RESEARCH
From the General Fund

| From the ARRA State Fiscal Stabilization Fund (Section 14002(a)) |
|------------------|------------------|
| 538,887          | 538,887          |
| 5,444            | 5,444            |

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purpose:

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>544,331</td>
<td>544,331</td>
<td></td>
</tr>
</tbody>
</table>

UNIVERSITY-BASED BUSINESS ASSISTANCE
From the General Fund

| From the ARRA State Fiscal Stabilization Fund (Section 14002(a)) |
|------------------|------------------|
| 1,948,071        | 1,948,071        |
| 19,678           | 19,678           |

The amounts specified from the General Fund and the American Recovery and Reinvestment
Act are for the following purpose:

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,967,749</td>
<td>1,967,749</td>
<td></td>
</tr>
</tbody>
</table>
FOR INDIANA STATE UNIVERSITY

From the General Fund
76,142,019  76,142,019
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
769,112  769,112
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
0  703,611
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense  76,911,131  77,614,742
From the General Fund
8,231,452  9,455,023
Fee Replacement  8,231,452  9,455,023

NURSING PROGRAM

From the General Fund
247,500  247,500
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
2,500  2,500
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense  250,000  250,000

FOR UNIVERSITY OF SOUTHERN INDIANA

From the General Fund
39,983,554  39,983,554
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
403,875  403,875
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
578,861  802,094
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense  40,966,290  41,189,523
From the General Fund
11,920,469  11,119,519
Fee Replacement  11,920,469  11,119,519

HISTORIC NEW HARMONY

From the General Fund
570,723  570,723
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
5,765  5,765
The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
Total Operating Expense  576,488  576,488
## FOR BALL STATE UNIVERSITY

- From the General Fund
  - 129,077,431 129,077,431
- From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
  - 1,303,813 1,303,813
- From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
  - 1,658,682 1,658,682

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:

- Total Operating Expense 132,039,926 132,039,926
- From the General Fund 11,543,674 14,296,955
- Fee Replacement 11,543,674 14,296,955

## ENTREPRENEURIAL COLLEGE

- From the General Fund
  - 990,000 990,000
- From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
  - 10,000 10,000
- From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
  - 1,000,000 1,000,000

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:

- Total Operating Expense 2,000,000 2,000,000

## ACADEMY FOR SCIENCE, MATHEMATICS, AND HUMANITIES

- From the General Fund
  - 4,407,399 4,407,399
- From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
  - 44,514 44,514

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:

- Total Operating Expense 4,451,913 4,451,913

## FOR VINCENNES UNIVERSITY

- From the General Fund
  - 38,577,469 38,577,469
- From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
  - 389,672 389,672
- From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
  - 350,102 717,313

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:

- Total Operating Expense 39,317,243 39,684,454
- From the General Fund 5,275,650 5,952,097
- Fee Replacement 5,275,650 5,952,097
FOR IVY TECH COMMUNITY COLLEGE

From the General Fund
165,790,902 160,790,902
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
1,624,151 1,624,151
From the ARRA State Fiscal Stabilization Fund (Section 14002(b))
7,996,186 15,977,929

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purposes:
Total Operating Expense 175,411,239 178,392,982

From the General Fund
Fee Replacement 26,656,511 28,602,954

VALPO NURSING PARTNERSHIP

From the General Fund
103,624 103,624
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))
1,047 1,047

The amounts specified from the General Fund and the American Recovery and Reinvestment Act are for the following purpose:
Total Operating Expense 104,671 104,671

FT. WAYNE PUBLIC SAFETY TRAINING CENTER

From the General Fund
Total Operating Expense 1,000,000 1,000,000

The above appropriations do not include funds for the course development grant program.

The sums herein appropriated to Indiana University, Purdue University, Indiana State University, University of Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community College are in addition to all income of said institutions, respectively, from all permanent fees and endowments and from all land grants, fees, earnings, and receipts, including gifts, grants, bequests, and devises, and receipts from any miscellaneous sales from whatever source derived.

All such income and all such fees, earnings, and receipts on hand June 30, 2009, and all such income and fees, earnings, and receipts accruing thereafter are hereby appropriated to the boards of trustees or directors of the aforementioned institutions and may be expended for any necessary expenses of the respective institutions, including university hospitals, schools of medicine, nurses’ training schools, schools of dentistry, and agricultural extension and experimental stations. However, such income, fees, earnings, and receipts may be used for land and structures only if approved by the governor and the budget agency.

The foregoing appropriations to Indiana University, Purdue University, Indiana State University, University of Southern Indiana, Ball State University, Vincennes University,
and Ivy Tech Community College, include the employers' share of Social Security payments for university employees under the public employees' retirement fund, or institutions covered by the Indiana state teachers' retirement fund. The funds appropriated also include funding for the employers' share of payments to the public employees' retirement fund and to the Indiana state teachers' retirement fund at a rate to be established by the retirement funds for both fiscal years for each institution's employees covered by these retirement plans.

The treasurers of Indiana University, Purdue University, Indiana State University, University of Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community College shall, at the end of each three (3) month period, prepare and file with the auditor of state a financial statement that shall show in total all revenues received from any source, together with a consolidated statement of disbursements for the same period. The budget director shall establish the requirements for the form and substance of the reports.

The reports of the treasurer also shall contain in such form and in such detail as the governor and the budget agency may specify, complete information concerning receipts from all sources, together with any contracts, agreements, or arrangements with any federal agency, private foundation, corporation, or other entity from which such receipts accrue.

All such treasurers' reports are matters of public record and shall include without limitation a record of the purposes of any and all gifts and trusts with the sole exception of the names of those donors who request to remain anonymous.

Notwithstanding IC 4-10-11, the auditor of state shall draw warrants to the treasurers of Indiana University, Purdue University, Indiana State University, University of Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community College on the basis of vouchers stating the total amount claimed against each fund or account, or both, but not to exceed the legally made appropriations.

Notwithstanding IC 4-12-1-14, for universities and colleges supported in whole or in part by state funds, grant applications and lists of applications need only be submitted upon request to the budget agency for review and approval or disapproval and, unless disapproved by the budget agency, federal grant funds may be requested and spent without approval by the budget agency. Each institution shall retain the applications for a reasonable period of time and submit a list of all grant applications, at least monthly, to the commission for higher education for informational purposes.

For all university special appropriations, an itemized list of intended expenditures, in such form as the governor and the budget agency may specify, shall be submitted to support the allotment request. All budget requests for university special appropriations shall be furnished in a like manner and as a part of the operating budgets of the state universities.

The trustees of Indiana University, the trustees of Purdue University, the trustees of Indiana State University, the trustees of University of Southern Indiana, the trustees of Ball State University, the trustees of Vincennes University, and the trustees
of Ivy Tech Community College are hereby authorized to accept federal grants, subject to IC 4-12-1.

Fee replacement funds are to be distributed as requested by each institution, on payment due dates, subject to available appropriations.

FOR THE MEDICAL EDUCATION BOARD
FAMILY PRACTICE RESIDENCY FUND

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2,340,683</td>
<td>2,340,683</td>
</tr>
</tbody>
</table>

Of the foregoing appropriations for the medical education board-family practice residency fund, $1,000,000 each year shall be used for grants for the purpose of improving family practice residency programs serving medically underserved areas.

FOR THE STATE BUDGET AGENCY
MEDICAL EDUCATION CENTER EXPANSION

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>5,000,000</td>
<td>5,000,000</td>
</tr>
</tbody>
</table>

The above appropriations for medical education center expansion are intended to help increase medical school class size by 30% on a statewide basis. The funds shall be used to help increase enrollment for years 1 and 2 and to provide clinical instruction for years 3 and 4. The funds shall be distributed to the nine existing medical education centers in proportion to the increase in enrollment for each center. The budget agency shall release the funds after a plan is submitted and favorably reviewed by the budget committee.

TECHNICAL ASSISTANCE AND ADVANCED MANUFACTURING

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>3,750,000</td>
<td>3,750,000</td>
</tr>
</tbody>
</table>

The above appropriation for technical assistance and advanced manufacturing is intended to be used to expand post graduate pharmacy residency training and post graduate biomedical engineering specialization and for a technical assistance program for cost containment through the healthcare technology assistance program at Purdue University. Funds shall be released after favorable review by the budget committee.

CORE RESEARCH

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>11,250,000</td>
<td>11,250,000</td>
</tr>
</tbody>
</table>

The above appropriations for core research are intended to fund facilities, equipment, researchers, and related expenses at Purdue University and Indiana University to conduct basic research in the core life sciences that are aligned with Indiana's major bioscience employment sectors. Those sectors include pharmaceutical, biotech, medical devices and equipment, orthopedics, and agricultural feedstock and chemicals. Funds shall be released after favorable review by the budget committee. Purdue University and Indiana University shall report to the budget committee on the status of the program one (1) year after the funds are released.
FOR THE COMMISSION FOR HIGHER EDUCATION

Total Operating Expense 1,538,266 1,538,266

STATEWIDE TRANSFER WEB SITE

Total Operating Expense 644,293 644,293

LEARN MORE INDIANA

Total Operating Expense 1 1

FOR THE DEPARTMENT OF ADMINISTRATION

ANIMAL DISEASE DIAGNOSTIC LABORATORY LEASE RENTAL

Total Operating Expense 1,045,098 1,046,630

ANIMAL DISEASE DIAGNOSTIC LABORATORY BSL-3 LEASE RENTAL

Total Operating Expense 1 2,600,000

COLUMBUS LEARNING CENTER LEASE PAYMENT

Total Operating Expense 4,988,000 4,934,000

FOR THE STATE BUDGET AGENCY

GIGAPOP PROJECT

Total Operating Expense 771,951 771,951

SOUTH CENTRAL EDUCATIONAL ALLIANCE - BEDFORD SERVICE AREA

Total Operating Expense 403,172 403,172

SOUTHEAST INDIANA EDUCATION SERVICES

Total Operating Expense 709,130 709,130

The above appropriation for southeast Indiana education services may be expended with the approval of the budget agency after review by the commission for higher education.

DEGREE LINK

Total Operating Expense 552,294 552,294

The above appropriations shall be used for the delivery of Indiana State University baccalaureate degree programs at Ivy Tech Community College and Vincennes University locations through Degree Link. Distributions shall be made upon the recommendation of the Indiana commission for higher education and with approval by the budget agency after review by the budget committee.

WORKFORCE CENTERS

Total Operating Expense 887,973 887,973

MIDWEST HIGHER EDUCATION COMMISSION

Total Operating Expense 95,000 95,000
FOR THE STATE STUDENT ASSISTANCE COMMISSION

Total Operating Expense 1,073,337 1,073,337

FREEDOM OF CHOICE GRANTS

General Fund
Total Operating Expense 47,583,031 47,583,031
ARRA State Fiscal Stabilization Fund (Section 14002(b))
Total Operating Expense 7,823,465 7,823,465

HIGHER EDUCATION AWARD PROGRAM

General Fund
Total Operating Expense 139,515,254 139,515,254
ARRA State Fiscal Stabilization Fund (Section 14002(b))
Total Operating Expense 25,719,861 25,719,861

NURSING SCHOLARSHIP PROGRAM
Total Operating Expense 418,389 418,389

HOOSIER SCHOLAR PROGRAM
Total Operating Expense 404,500 404,500

For the higher education awards and freedom of choice grants made for the 2009-2011 biennium, the following guidelines shall be used, notwithstanding current administrative rule or practice:

(1) Financial Need: For purposes of these awards, financial need shall be limited to actual undergraduate tuition and fees for the prior academic year as established by the commission.

(2) Maximum Base Award: The maximum award shall not exceed the lesser of:
(A) eighty percent (80%) of actual prior academic year undergraduate tuition and fees; or
(B) eighty percent (80%) of the sum of the highest prior academic year undergraduate tuition and fees at any public institution of higher education and the lowest appropriation per full-time equivalent (FTE) undergraduate student at any public institution of higher education.

(3) Minimum Award: No actual award shall be less than $200.

(4) Award Size: A student's maximum award shall be reduced one (1) time:
(A) for dependent students, by the expected contribution from parents based upon information submitted on the financial aid application form; and
(B) for independent students, by the expected contribution derived from information submitted on the financial aid application form.

(5) Award Adjustment: The maximum base award may be adjusted by the commission, for any eligible recipient who fulfills college preparation requirements defined by the commission.

(6) Adjustment:
(A) If the dollar amounts of eligible awards exceed appropriations and program reserves, all awards may be adjusted by the commission by reducing the maximum award under subdivision (2)(A) or (2)(B).
(B) If appropriations and program reserves are sufficient and the maximum awards are not at the levels described in subdivision (2)(A) and (2)(B), all awards may be adjusted by the commission by proportionally increasing the awards to the maximum award under that subdivision so that parity between those maxima is maintained but
not exceeded.

For the Hoosier scholar program for the 2009-2011 biennium, each award shall not exceed five hundred dollars ($500) and shall be made available for one (1) year only. Receipt of this award shall not reduce any other award received under any state funded student assistance program.

STATUTORY FEE REMISSION
Total Operating Expense 20,557,932 20,557,932

PART-TIME STUDENT GRANT DISTRIBUTION
Total Operating Expense 5,462,100 5,462,100

Priority for awards made from the above appropriation shall be given first to eligible students meeting TANF income eligibility guidelines as determined by the family and social services administration and second to eligible students who received awards from the part-time grant fund during the school year associated with the biennial budget year. Funds remaining shall be distributed according to procedures established by the commission. The maximum grant that an applicant may receive for a particular academic term shall be established by the commission but shall in no case be greater than a grant for which an applicant would be eligible under IC 21-12-3 if the applicant were a full-time student. The commission shall collect and report to the family and social services administration (FSSA) all data required for FSSA to meet the data collection and reporting requirements in 45 CFR Part 265.

The family and social services administration, division of family resources, shall apply all qualifying expenditures for the part-time grant program toward Indiana's maintenance of effort under the federal Temporary Assistance for Needy Families (TANF) program (45 CFR 260 et seq.).

CONTRACT FOR INSTRUCTIONAL OPPORTUNITIES IN SOUTHEASTERN INDIANA
Total Operating Expense 458,253 458,253

MINORITY TEACHER SCHOLARSHIP FUND
Total Operating Expense 415,919 415,919

COLLEGE WORK STUDY PROGRAM
Total Operating Expense 837,719 837,719

21ST CENTURY ADMINISTRATION
Total Operating Expense 2,102,648 2,102,648

21ST CENTURY SCHOLAR AWARDS
Total Operating Expense 30,658,675 30,658,675

Augmentation for 21st Century Scholar Awards allowed from the general fund.

The commission shall collect and report to the family and social services administration (FSSA) all data required for FSSA to meet the data collection and reporting requirements in 45 CFR 265.

Family and social services administration, division of family resources, shall apply all qualifying expenditures for the 21st century scholars program toward Indiana's maintenance of effort under the federal Temporary Assistance for Needy Families (TANF)
<table>
<thead>
<tr>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation</td>
<td>Appropriation</td>
<td>Appropriation</td>
</tr>
</tbody>
</table>

program (45 CFR 260 et seq.)

NATIONAL GUARD SCHOLARSHIP

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>2,874,264</th>
<th>2,874,264</th>
</tr>
</thead>
</table>

The above appropriations for national guard scholarship and any program reserves existing on June 30, 2009, shall be the total allowable state expenditure for the program in the 2009-2011 biennium. If the dollar amounts of eligible awards exceed appropriations and program reserves, the state student assistance commission shall develop a plan to ensure that the total dollar amount does not exceed the above appropriations and any program reserves.

INSURANCE EDUCATION SCHOLARSHIPS

<table>
<thead>
<tr>
<th>Insurance Education Scholarship Fund (IC 21-12-9-5)</th>
<th>100,000</th>
<th>100,000</th>
</tr>
</thead>
</table>

Augmentation allowed.

The foregoing appropriations for higher education and the student assistance commission that are made from money received under the federal American Recovery and Reinvestment Act of 2009 (ARRA) are intended to be one (1) time appropriations.

B. ELEMENTARY AND SECONDARY EDUCATION

FOR THE DEPARTMENT OF EDUCATION

STATE BOARD OF EDUCATION

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>3,144,762</th>
<th>3,144,762</th>
</tr>
</thead>
</table>

The foregoing appropriations for the Indiana state board of education are for the education roundtable established by IC 20-19-4; for the academic standards project to distribute copies of the academic standards and provide teachers with curriculum frameworks; for special evaluation and research projects including national and international assessments; and for roundtable administrative expenses.

SUPERINTENDENT'S OFFICE

<table>
<thead>
<tr>
<th>From the General Fund</th>
<th>8,495,125</th>
<th>8,495,125</th>
</tr>
</thead>
<tbody>
<tr>
<td>From the Professional Standards Fund (IC 20-28-2-8)</td>
<td>395,000</td>
<td>395,000</td>
</tr>
</tbody>
</table>

Augmentation allowed from the Professional Standards Fund.

The amounts specified from the General Fund and the Professional Standards Fund are for the following purposes:

<table>
<thead>
<tr>
<th>Personal Services</th>
<th>5,895,372</th>
<th>5,895,372</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>2,994,753</td>
<td>2,994,753</td>
</tr>
</tbody>
</table>

Of the foregoing appropriations for the Superintendent's Office, up to $148,000 is dedicated for the Center for Evaluation and Education Policy.
COMER SCHOOL DEVELOPMENT FUND (IC 20-20-37)

Total Operating Expense 1,000,000

The budget agency shall transfer $1,000,000 to the Comer School development fund from the state general fund before August 1, 2009, for the purposes of the Comer School development fund.

Release of funds must be approved by the budget agency after budget committee review before money may be allotted from the above appropriation to the Comer School Development Fund.

RESEARCH AND DEVELOPMENT PROGRAMS

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>86,959</td>
<td>86,959</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>300,390</td>
<td>300,390</td>
<td></td>
</tr>
</tbody>
</table>

Of the foregoing appropriations for Research and Development Programs, up to $148,000 is dedicated for the Center for Evaluation and Education Policy.

RILEY HOSPITAL

Total Operating Expense 27,900

BEST BUDDIES

Total Operating Expense 250,000

ADMINISTRATION AND FINANCIAL MANAGEMENT

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>2,144,538</td>
<td>2,144,538</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>420,270</td>
<td>420,270</td>
<td></td>
</tr>
</tbody>
</table>

MOTORCYCLE OPERATOR SAFETY EDUCATION FUND

Safety Education Fund (IC 20-30-13-11)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>132,397</td>
<td>132,397</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>892,177</td>
<td>892,177</td>
<td></td>
</tr>
</tbody>
</table>

The foregoing appropriations for the motorcycle operator safety education fund are from the motorcycle operator safety education fund created by IC 20-30-13-11.

SCHOOL TRAFFIC SAFETY

Motor Vehicle Highway Account (IC 8-14-1)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>242,989</td>
<td>242,989</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>30,405</td>
<td>30,405</td>
<td></td>
</tr>
</tbody>
</table>

Augmentation allowed.

EDUCATION LICENSE PLATE FEES

Education License Plate Fees Fund (IC 9-18-31)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>141,200</td>
<td>141,200</td>
<td></td>
</tr>
</tbody>
</table>

CENTER FOR SCHOOL ASSESSMENT

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>311,004</td>
<td>311,004</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>706,025</td>
<td>706,025</td>
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</table>

ACCREDITATION SYSTEM

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>471,732</td>
<td>471,732</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>489,547</td>
<td>489,547</td>
<td></td>
</tr>
</tbody>
</table>

SPECIAL EDUCATION (S-5)

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>24,750,000</td>
<td>24,750,000</td>
<td></td>
</tr>
<tr>
<td>Section</td>
<td>FY 2009-10</td>
<td>FY 2010-11</td>
<td>Biennial</td>
</tr>
<tr>
<td>------------------------------------------------------------------------</td>
<td>------------</td>
<td>------------</td>
<td>----------</td>
</tr>
<tr>
<td>The foregoing appropriations for special education are made under IC 20-35-6-2.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CENTER FOR COMMUNITY RELATIONS AND SPECIAL POPULATIONS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>234,580</td>
<td>234,580</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>78,988</td>
<td>78,988</td>
<td></td>
</tr>
<tr>
<td>SPECIAL EDUCATION EXCISE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alcoholic Beverage Excise Tax Funds (IC 20-35-4-4)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>344,351</td>
<td>344,351</td>
<td></td>
</tr>
<tr>
<td>Augmentation allowed.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CAREER AND TECHNICAL EDUCATION</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>1,319,338</td>
<td>1,319,338</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>40,532</td>
<td>40,532</td>
<td></td>
</tr>
<tr>
<td>ADVANCED PLACEMENT PROGRAM</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>953,284</td>
<td>953,284</td>
<td></td>
</tr>
<tr>
<td>The above appropriations for the Advanced Placement Program are to provide funding for students of accredited public and nonpublic schools.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PSAT PROGRAM</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>717,449</td>
<td>717,449</td>
<td></td>
</tr>
<tr>
<td>The above appropriations for the PSAT program are to provide funding for students of accredited public and nonpublic schools.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CENTER FOR SCHOOL IMPROVEMENT AND PERFORMANCE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>1,701,447</td>
<td>1,701,447</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>978,089</td>
<td>978,089</td>
<td></td>
</tr>
<tr>
<td>PRINCIPAL LEADERSHIP ACADEMY</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal Services</td>
<td>320,632</td>
<td>320,632</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>142,204</td>
<td>142,204</td>
<td></td>
</tr>
<tr>
<td>EDUCATION SERVICE CENTERS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>2,321,287</td>
<td>2,321,287</td>
<td></td>
</tr>
<tr>
<td>No appropriation made for an education service center shall be distributed to the administering school corporation of the center unless each participating school corporation for fiscal year 2009-2010 based on the school corporation's ADM count as reported for school aid distribution in the fall of 2008. Before notification of education service centers of the formula and components of the formula for distributing funds for education service centers, review and approval of the formula and components must be made by the budget agency.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TRANSFER TUITION (STATE EMPLOYEES' CHILDREN AND ELIGIBLE CHILDREN IN MENTAL HEALTH FACILITIES)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Operating Expense</td>
<td>50,000</td>
<td>50,000</td>
<td></td>
</tr>
<tr>
<td>The foregoing appropriations for transfer tuition (state employees' children and eligible children in mental health facilities) are made under IC 20-26-11-8 and</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

CC100104/D1 51+ 2009
IC 20-26-11-10.

TEACHERS' SOCIAL SECURITY AND RETIREMENT DISTRIBUTION

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>2,403,792</td>
<td>2,403,792</td>
<td></td>
</tr>
</tbody>
</table>

The foregoing appropriation shall be distributed by the department of education on a monthly basis and in approximately equal payments to special education cooperatives, area career and technical education schools, and other governmental entities that received state teachers' Social Security distributions for certified education personnel (excluding the certified education personnel funded through federal grants) during the fiscal year beginning July 1, 1992, and ending June 30, 1993, and for the units under the Indiana state teacher's retirement fund, the amount they received during the 2002-2003 state fiscal year for teachers' retirement. If the total amount to be distributed is greater than the total appropriation, the department of education shall reduce each entity's distribution proportionately.

DISTRIBUTION FOR TUITION SUPPORT

<table>
<thead>
<tr>
<th>Description</th>
<th>General Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>6,360,900,000</td>
</tr>
</tbody>
</table>

The foregoing appropriations for distribution for tuition support are to be distributed for tuition support, special education programs, career and technical education programs, honors grants, and the primetime program in accordance with a statute enacted for this purpose during the 2009 session of the general assembly.

If the above appropriations for distribution for tuition support are more than are required under this SECTION, any excess shall revert to the general fund.

The above appropriations for tuition support shall be made each calendar year under a schedule set by the budget agency and approved by the governor. However, the schedule shall provide for at least twelve (12) payments, that one (1) payment shall be made at least every forty (40) days, and the aggregate of the payments in each calendar year shall equal the amount required under the statute enacted for the purpose referred to above.

The above appropriation for tuition support shall be distributed to guarantee a minimum of $2,750 per child enrolled in special education preschool programs from state sources for this purpose. It is the intent of the 2009 general assembly that the above appropriation for Special Education Preschool is the total allowable expenditure for the program. Therefore, if the expected disbursements are anticipated to exceed the total appropriation for that state fiscal year, then the department of education shall reduce the distributions proportionately.

Virtual charter school means any entity that provides for the delivery of more than fifty percent (50%) of instruction to students through virtual distance learning, online technologies, or computer based instruction. A virtual charter school is not entitled to any funding from the state of Indiana during the biennium and is not entitled to a distribution of property taxes. This paragraph expires June 30, 2010.
DISTRIBUTION FOR FISCAL STABILIZATION FUND GRANTS (IC 20-43-12)

ARRA State Fiscal Stabilization Fund (Section 14002(a))

<table>
<thead>
<tr>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>191,105,000</td>
<td>255,285,000</td>
</tr>
</tbody>
</table>

The above appropriations for fiscal stabilization fund grants are intended to be one-time grants to school corporations in addition to distributions for tuition support as provided in IC 20-43-2-4(b). The calendar year 2011 amount is to be distributed in the first six months of calendar year 2011.

LEVY REPLACEMENT GRANTS
From the ARRA State Fiscal Stabilization Fund (Section 14002(a))

| Restoration Reductions from Circuit Breaker | 127,170,000 |
| Augmentation Allowed |

The foregoing appropriations are to restore the level of funding for levy replacement grants for the school calendar year beginning January 1, 2010, and ending December 31, 2010, and the school calendar year beginning January 1, 2011, and ending December 31, 2011. The foregoing appropriation does not expire. The budget agency may adjust the one and five-tenths percent (1.5%) threshold and the calculation in IC 20-20-36.2-5, as added in HEA 1198-2009, and as amended by this act, based on the actual amount of funds available under the federal American Recovery and Reinvestment Act of 2009 for appropriation under this SECTION for levy replacement grants. The calendar year 2011 amount is to be distributed in the first six months of calendar year 2011. Levy replacement grants are intended to be one-time distributions for the FY 2009-2011 biennium.

DISTRIBUTION FOR SUMMER SCHOOL
Other Operating Expense | 18,360,000 | 18,360,000 |

It is the intent of the 2009 general assembly that the above appropriations for summer school shall be the total allowable state expenditure for such program. Therefore, if the expected disbursements are anticipated to exceed the total appropriation for that state fiscal year, then the department of education shall reduce the distributions proportionately.

EARLY INTERVENTION PROGRAM AND READING DIAGNOSTIC ASSESSMENT

| Total Operating Expense | 4,720,000 | 4,720,000 |

The above appropriation for the early intervention program may be used for grants to local school corporations for grant proposals for early intervention programs.

The foregoing appropriation may be used by the department for the reading diagnostic assessment and subsequent remedial programs or activities. The reading diagnostic assessment program, as approved by the board, is to be made available on a voluntary basis to all Indiana public and nonpublic school first and second grade students upon the approval of the governing body of school corporations. The board shall determine how the funds will be distributed for the assessment and related remediation. The department or its representative shall provide progress reports on the assessment as requested by the board and the education roundtable.
ADULT EDUCATION DISTRIBUTION
Total Operating Expense 15,000,000 15,000,000

It is the intent of the 2009 general assembly that the above appropriations for adult education are the total allowable state expenditure for such program. Therefore, if the expected disbursements are anticipated to exceed the total appropriation for a state fiscal year, the department of education shall reduce the distributions proportionately.

NATIONAL SCHOOL LUNCH PROGRAM
Total Operating Expense 5,400,000 5,400,000

MARION COUNTY DESEGREGATION COURT ORDER
Total Operating Expense 18,200,000 18,200,000

The foregoing appropriations for court ordered desegregation costs are made pursuant to order No. IP 68-C-225-S of the United States District Court for the Southern District of Indiana. If the sums herein appropriated are insufficient to enable the state to meet its obligations, then there are hereby appropriated from the state general fund such further sums as may be necessary for such purpose.

TEXTBOOK REIMBURSEMENT
Total Operating Expense 45,000,000 45,000,000

Before a school corporation or an accredited nonpublic school may receive a distribution under the textbook reimbursement program, the school corporation or accredited nonpublic school shall provide to the department the requirements established in IC 20-33-5-2. The department shall provide to the family and social services administration (FSSA) all data required for FSSA to meet the data collection reporting requirement in 45 CFR 265. Family and social services administration, division of family resources, shall apply all qualifying expenditures for the textbook reimbursement program toward Indiana's maintenance of effort under the federal Temporary Assistance to Needy Families (TANF) program (45 CFR 260 et seq.).

The foregoing appropriations for textbook reimbursement include the appropriation of the common school fund interest balance. The remainder of the above appropriations are provided from the state general fund.

FULL-DAY KINDERGARTEN
Total Operating Expense 59,500,000 59,500,000

The above appropriations for full day kindergarten are available to school corporations and charter schools that apply to the department of education for funding of full day kindergarten. The amount available to a school corporation or charter school that participated in the program during the 2008-09 school year equals the amount appropriated divided by the total number of eligible pupils (as defined in IC 20-43-1-11) enrolled in full day kindergarten in all 2008-09 participating school corporations and charter schools in the current year, and then multiplied by the total number of eligible pupils (as defined in IC 20-43-1-11) enrolled in full day kindergarten in the school corporation or charter school in the current year, as determined on
the initial count. The amount available to a school corporation or charter school
that did not participate in the program during the 2008-09 school year equals the
difference in the amount appropriated and the total amount distributed to schools
that participated in the program during the 2008-09 school year divided by the total
number of eligible pupils (as defined in IC 20-43-1-11) enrolled in full day kindergarten
in all non-participating school corporations and charter schools in the current year,
and then multiplied by the total number of eligible pupils (as defined in IC 20-43-1-11)
enrolled in full day kindergarten in the school corporation or charter school in
the current year, as determined on the initial count. However, a school corporation
or charter school may not receive more than $1,132 dollars per student for full day
kindergarten. A school corporation or charter school that is awarded a grant must
provide to the department of education a financial report stating how the funds were
spent. Any unspent funds at the end of the biennium must be returned to the state
by the school corporation or charter school.

To provide full day kindergarten programs, a school corporation or charter school
that determines there is inadequate space to offer a program in the school corporation's
or charter school's existing facilities may offer the program in any suitable space
located within the geographic boundaries of the school corporation or, in the case
of a charter school, a location that is in the general vicinity of the charter school's
existing facilities. A full day kindergarten program offered by a school corporation
or charter school must meet the academic standards and other requirements of IC 20.

A school corporation or charter school that receives a grant must meet the academic standards
and other requirements of IC 20.

In awarding grants from the above appropriations, the department of education may
not refuse to make a grant to a school corporation or reduce the award that would
otherwise be made to the school corporation because the school corporation used federal
grants or loans, including Title I grants, to fund part or all of the school corporation's
full day kindergarten program in a school year before the school year in which the
grant will be given or because the school corporation intends to use federal grants
or loans, including Title I grants, to fund part of the school corporation's full
day kindergarten program in a school year in which the grant will be given.

The state board and department shall provide support to school corporations and charter
schools in the development and implementation of child centered and learning focused
programs using the following methods:

(1) Targeting professional development funds to provide teachers in kindergarten
through grade 3 education in:
   (A) scientifically proven methods of teaching reading;
   (B) the use of data to guide instruction; and
   (C) the use of age appropriate literacy and mathematics assessments.

(2) Making uniform, predictively valid, observational assessments that:
   (A) provide frequent information concerning the student's progress to the student's
       teacher; and
   (B) measure the student's progress in literacy;

available to teachers in kindergarten through grade 3. Teachers shall monitor students
participating in a program, and the school corporation or charter school shall report
the results of the assessments to the parents of a child completing an assessment and to the department.

(3) Undertaking a longitudinal study of students in programs in Indiana to determine the achievement levels of the students in kindergarten and later grades.

**REMEDICATION**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>12,000,000</td>
<td>12,000,000</td>
</tr>
</tbody>
</table>

**TESTING**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>29,000,000</td>
<td>29,000,000</td>
</tr>
</tbody>
</table>

Prior to notification of local school corporations of the formula and components of the formula for distributing funds for remediation, review and approval of the formula and components shall be made by the budget agency.

The above appropriation for remediation shall be used by school corporations to provide remediation programs for students who attend public and nonpublic schools. For purposes of tuition support, these students are not to be counted in the average daily membership.

One million dollars ($1,000,000) shall be used each state fiscal year from the above appropriations for TESTING for ACT/SAT test preparation.

**GRADUATION EXAM REMEDIATION**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>4,958,910</td>
<td>4,958,910</td>
</tr>
</tbody>
</table>

Prior to notification of local school corporations of the formula and components of the formula for distributing funds for graduation exam remediation, review and approval of the formula and components shall be made by the budget agency.

**NON-ENGLISH SPEAKING PROGRAM**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>8,000,000</td>
<td>8,000,000</td>
</tr>
</tbody>
</table>

The above appropriation for the Non-English Speaking Program is for pupils who have a primary language other than English and limited English proficiency, as determined by using a standard proficiency examination that has been approved by the department of education.

The grant amount is two hundred dollars ($200) per pupil. It is the intent of the 2009 general assembly that the above appropriation for the Non-English Speaking Program is the total allowable state expenditure for the program. If the expected distributions are anticipated to exceed the total appropriations for the state fiscal year, the department of education shall reduce each school corporation's distribution proportionately.

**GIFTED AND TALENTED EDUCATION PROGRAM**

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>211,348</td>
<td>211,348</td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>12,788,801</td>
<td>12,788,801</td>
</tr>
</tbody>
</table>
DISTRIBUTION FOR ADULT VOCATIONAL EDUCATION

Total Operating Expense 250,000 250,000

The distribution for adult career and technical education programs shall be made in accordance with the state plan for vocational education.

PRIMETIME

Personal Services 172,566 172,566
Other Operating Expense 34,467 34,467

DRUG FREE SCHOOLS

Personal Services 52,361 52,361
Other Operating Expense 20,093 20,093

PROFESSIONAL DEVELOPMENT DISTRIBUTION

Other Operating Expense 13,812,500 13,812,500

The foregoing appropriation for professional development distributions includes schools defined under IC 20-31-2-8.

ALTERNATIVE EDUCATION

Total Operating Expense 6,580,319 6,580,319

The above appropriation includes funding to provide $5,000 for each child attending a charter school operated by an accredited hospital specializing in the treatment of alcohol or drug abuse. This funding is in addition to tuition support for the charter school.

The foregoing appropriation for alternative education may be used for dropout prevention.

VIRTUAL CHARTER SCHOOL PILOT PROGRAM

Total Operating Expense 75,000

SENATOR DAVID C. FORD EDUCATIONAL TECHNOLOGY PROGRAM (IC 20-20-13)

General Fund

Total Operating Expense 6,000,000 6,000,000

Build Indiana Fund (IC 4-30-17)

Total Operating Expense 3,000,000 3,000,000

Of the above appropriations for the Senator David C. Ford Educational Technology Program, $825,000 shall be allocated each year to the buddy system. The department shall use the remaining funds to make grants to school corporations to promote student learning through the use of technology. Notwithstanding distribution guidelines in IC 20-20-13, the department shall develop guidelines for distribution of the grants. Up to $200,000 may be used each year to support the operation of the office of the special assistant to the superintendent of public instruction for technology.

PROFESSIONAL STANDARDS DIVISION

General Fund

Personal Services 1,054,199 1,054,199
Other Operating Expense 1,762,303 1,762,303
<table>
<thead>
<tr>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation</td>
<td>Appropriation</td>
<td>Appropriation</td>
</tr>
</tbody>
</table>

Professional Standards Board Licensing Fund

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>1,500,000</td>
<td>1,500,000</td>
</tr>
</tbody>
</table>

Augmentation allowed.

The above appropriations for the Professional Standards Division do not include funds to pay stipends for mentor teachers.

SCHOOL BUSINESS OFFICIALS ACADEMY

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>150,000</td>
<td>150,000</td>
</tr>
</tbody>
</table>

The department shall make the foregoing appropriation for School Business Officials Academy available to the Indiana Association of School Business Officials to assist in the creation of an academy designed to strengthen the management and leadership skills of practicing Indiana school business officials.

C. INTERNET BACKBONE

PUBLIC TELEVISION DISTRIBUTION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>3,220,000</td>
<td>3,220,000</td>
</tr>
</tbody>
</table>

These appropriations are for grants for public television. The Indiana Public Broadcasting Stations, Inc. shall submit a distribution plan for the eight Indiana public education television stations that shall be approved by the budget agency after review by the budget committee. The above appropriation includes the costs of transmission for the "GED-on-TV" program. Of the above appropriations, $250,000 each year shall be distributed equally among the eight radio stations.

FOR THE INDIANA STATE TEACHERS' RETIREMENT FUND

POSTRETIREMENT PENSION INCREASES

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>58,190,084</td>
<td>60,517,687</td>
</tr>
</tbody>
</table>

The appropriations for postretirement pension increases are made for those benefits and adjustments provided in IC 5-10.4 and IC 5-10.2-5.

TEACHERS' RETIREMENT FUND DISTRIBUTION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>609,116,164</td>
<td>634,280,810</td>
</tr>
</tbody>
</table>

Augmentation allowed.

If the amount actually required under the pre-1996 account of the teachers' retirement fund for actual benefits for the Post Retirement Pension Increases that are funded on a "pay as you go" basis plus the base benefits under the pre-1996 account of the teachers' retirement fund is:

1. greater than the above appropriations for a year, after notice to the governor and the budget agency of the deficiency, the above appropriation for the year shall be augmented from the general fund. Any augmentation shall be included in the required pension stabilization calculation under IC 5-10.4; or
2. less than the above appropriations for a year, the excess shall be retained in the general fund. The portion of the benefit funded by the annuity account and the actuarially funded Post Retirement Pension Increases shall not be part...
D. OTHER EDUCATION

FOR THE EDUCATION EMPLOYMENT RELATIONS BOARD

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>587,688</td>
<td>587,688</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>52,720</td>
<td>52,720</td>
<td></td>
</tr>
</tbody>
</table>

FOR THE STATE LIBRARY

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>2,589,615</td>
<td>2,589,615</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>850,689</td>
<td>850,689</td>
<td></td>
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</tbody>
</table>

STATEWIDE LIBRARY SERVICES

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>1,593,503</td>
<td>1,593,503</td>
<td></td>
</tr>
</tbody>
</table>

The foregoing appropriations for statewide library services will be used to provide services to libraries across the state. These services may include, but will not be limited to, programs including Wheels, I*Ask, and professional development. The state library shall identify statewide library services that are to be provided by a vendor. Those services identified by the library shall be procured through a competitive process using one or more requests for proposals covering the service.

LIBRARY SERVICES FOR THE BLIND - ELECTRONIC NEWSLINES

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Operating Expense</td>
<td>36,400</td>
<td>36,400</td>
<td></td>
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</tbody>
</table>

ACADEMY OF SCIENCE

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>8,811</td>
<td>8,811</td>
<td></td>
</tr>
</tbody>
</table>

FOR THE ARTS COMMISSION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>373,720</td>
<td>373,720</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>3,309,003</td>
<td>3,309,003</td>
<td></td>
</tr>
</tbody>
</table>

The foregoing appropriation to the arts commission includes $625,000 each year to provide grants under IC 4-23-2.5 to:

(1) the arts organizations that have most recently qualified for general operating support as major arts organizations as determined by the arts commission; and

(2) the significant regional organizations that have most recently qualified for general operating support as mid-major arts organizations, as determined by the arts commission and its regional re-granting partners.

FOR THE HISTORICAL BUREAU

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>361,055</td>
<td>361,055</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>10,479</td>
<td>10,479</td>
<td></td>
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</tbody>
</table>

HISTORICAL MARKER PROGRAM

Total Operating Expense

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Operating Expense</td>
<td>25,444</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

FOR THE COMMISSION ON PROPRIETARY EDUCATION

<table>
<thead>
<tr>
<th></th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>299,783</td>
<td>299,783</td>
<td></td>
</tr>
<tr>
<td>Other Operating Expense</td>
<td>22,040</td>
<td>22,040</td>
<td></td>
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</tbody>
</table>
SECTION 10. [EFFECTIVE JULY 1, 2009]

DISTRIBUTIONS

FOR THE AUDITOR OF STATE

HEA 1001 (2008) HOMESTEAD CREDITS

Total Operating Expense 110,000,000 40,000,000

The above appropriations are for additional homestead credits for property taxes paid in 2009 and 2010.

GAMING TAX

Total Operating Expense 139,753,902 139,753,902

SECTION 11. [EFFECTIVE JULY 1, 2009]

The following allocations of federal funds are available for vocational and technical education under the Carl D. Perkins Vocational and Technical Education Act of 1998 (20 U.S.C. 2301 et seq. for Vocational and Technical Education) (20 U.S.C. 2371 for Tech Prep Education). These funds shall be received by the department of workforce development, commission on vocational and technical education, and shall be allocated by the budget agency after consultation with the commission on vocational and technical education, the department of education, the commission for higher education, and the department of correction. Funds shall be allocated to these agencies in accordance with the allocations specified below:

STATE PROGRAMS AND LEADERSHIP

2,557,290 2,557,290

SECONDARY VOCATIONAL PROGRAMS

14,318,661 14,318,661

POSTSECONDARY VOCATIONAL PROGRAMS

8,202,039 8,202,039

TECHNOLOGY - PREPARATION EDUCATION

2,463,650 2,463,650

SECTION 12. [EFFECTIVE JULY 1, 2009]

In accordance with IC 22-4.1-13, the budget agency, with the advice of the commission on vocational and technical education and the budget committee, may augment or reduce an allocation of federal funds made under SECTION 11 of this act.

SECTION 13. [EFFECTIVE JULY 1, 2009]

Utility bills for the month of June, travel claims covering the period June 16 to June 30, payroll for the period of the last half of June, any interdepartmental bills for supplies or services for the month of June, and any other miscellaneous expenses incurred during the period June 16 to June 30 shall be charged to the appropriation for the succeeding year. No interdepartmental bill shall be recorded as a refund of expenditure to any current year allotment account for supplies or services rendered...
or delivered at any time during the preceding June period.

SECTION 14. [EFFECTIVE JULY 1, 2009]

The budget agency, under IC 4-10-11, IC 4-12-1-13, and IC 4-13-1, in cooperation with the Indiana department of administration, may fix the amount of reimbursement for traveling expenses (other than transportation) for travel within the limits of Indiana. This amount may not exceed actual lodging and miscellaneous expenses incurred. A person in travel status, as defined by the state travel policies and procedures established by the Indiana department of administration and the budget agency, is entitled to a meal allowance not to exceed during any twenty-four (24) hour period the standard meal allowances established by the federal Internal Revenue Service.

All appropriations provided by this act or any other statute, for traveling and hotel expenses for any department, officer, agent, employee, person, trustee, or commissioner, are to be used only for travel within the state of Indiana, unless those expenses are incurred in traveling outside the state of Indiana on trips that previously have received approval as required by the state travel policies and procedures established by the Indiana department of administration and the budget agency. With the required approval, a reimbursement for out-of-state travel expenses may be granted in an amount not to exceed actual lodging and miscellaneous expenses incurred. A person in travel status is entitled to a meal allowance not to exceed during any twenty-four (24) hour period the standard meal allowances established by the federal Internal Revenue Service for properly approved travel within the continental United States and a minimum of $50 during any twenty-four (24) hour period for properly approved travel outside the continental United States. However, while traveling in Japan, the minimum meal allowance shall not be less than $90 for any twenty-four (24) hour period. While traveling in Korea and Taiwan, the minimum meal allowance shall not be less than $85 for any twenty-four (24) hour period. While traveling in Singapore, China, Great Britain, Germany, the Netherlands, and France, the minimum meal allowance shall not be less than $65 for any twenty-four (24) hour period. However, while traveling in Japan, the minimum meal allowance shall not be less than $90 for any twenty-four (24) hour period. While traveling in Korea and Taiwan, the minimum meal allowance shall not be less than $85 for any twenty-four (24) hour period. While traveling in Singapore, China, Great Britain, Germany, the Netherlands, and France, the minimum meal allowance shall not be less than $65 for any twenty-four (24) hour period.

In the case of the state supported institutions of postsecondary education, approval for out-of-state travel may be given by the chief executive officer of the institution, or the chief executive officer's authorized designee, for the chief executive officer's respective personnel.

Before reimbursing overnight travel expenses, the auditor of state shall require documentation as prescribed in the state travel policies and procedures established by the Indiana department of administration and the budget agency. No appropriation from any fund may be construed as authorizing the payment of any sum in excess of the standard mileage rates for personally owned transportation equipment established by the federal Internal Revenue Service when used in the discharge of state business. The Indiana department of administration and the budget agency may adopt policies and procedures relative to the reimbursement of travel and moving expenses of new state employees and the reimbursement of travel expenses of prospective employees who are invited to interview with the state.

SECTION 15. [EFFECTIVE JULY 1, 2009]
Notwithstanding IC 4-10-11-2.1, the salary per diem of members of boards, commissions, and councils who are entitled to a salary per diem is $50 per day. However, members of boards, commissions, or councils who receive an annual or a monthly salary paid by the state are not entitled to the salary per diem provided in IC 4-10-11-2.1.

SECTION 16. [EFFECTIVE JULY 1, 2009]

No payment for personal services shall be made by the auditor of state unless the payment has been approved by the budget agency or the designee of the budget agency.

SECTION 17. [EFFECTIVE JULY 1, 2009]

No warrant for operating expenses, capital outlay, or fixed charges shall be issued to any department or an institution unless the receipts of the department or institution have been deposited into the state treasury for the month. However, if a department or an institution has more than $10,000 in daily receipts, the receipts shall be deposited into the state treasury daily.

SECTION 18. [EFFECTIVE JULY 1, 2009]

In case of loss by fire or any other cause involving any state institution or department, the proceeds derived from the settlement of any claim for the loss shall be deposited in the state treasury, and the amount deposited is hereby reappropriated to the institution or department for the purpose of replacing the loss. If it is determined that the loss shall not be replaced, any funds received from the settlement of a claim shall be deposited into the state general fund.

SECTION 19. [EFFECTIVE JULY 1, 2009]

If an agency has computer equipment in excess of the needs of that agency, then the excess computer equipment may be sold under the provisions of surplus property sales, and the proceeds of the sale or sales shall be deposited in the state treasury. The amount so deposited is hereby re appropriated to that agency for other operating expenses of the then current year, if approved by the director of the budget agency.

SECTION 20. [EFFECTIVE JULY 1, 2009]

If any state penal or benevolent institution other than the Indiana state prison, Pendleton correctional facility, or Putnamville correctional facility shall, in the operation of its farms, produce products or commodities in excess of the needs of the institution, the surplus may be sold through the division of industries and farms, the director of the supply division of the Indiana department of administration, or both. The proceeds of any such sale or sales shall be deposited in the state treasury. The amount deposited is hereby reappropriated to the institution for expenses of the then current year if approved by the director of the budget agency. The exchange between state penal and benevolent institutions of livestock for breeding purposes only is hereby authorized at valuations agreed upon between the superintendents or wardens of the institutions. Capital outlay expenditures may be made from the institutional
industries and farms revolving fund if approved by the budget agency and the governor.

SECTION 21. [EFFECTIVE JULY 1, 2009]

This act does not authorize any rehabilitation and repairs to any state buildings, nor does it allow that any obligations be incurred for lands and structures, without the prior approval of the budget director or the director's designee. This SECTION does not apply to contracts for the state universities supported in whole or in part by state funds.

SECTION 22. [EFFECTIVE JULY 1, 2009]

If an agency has an annual appropriation fixed by law, and if the agency also receives an appropriation in this act for the same function or program, the appropriation in this act supersedes any other appropriations and is the total appropriation for the agency for that program or function.

SECTION 23. [EFFECTIVE JULY 1, 2009]

The balance of any appropriation or funds heretofore placed or remaining to the credit of any division of the state of Indiana, and any appropriation or funds provided in this act placed to the credit of any division of the state of Indiana, the powers, duties, and functions whereof are assigned and transferred to any department for salaries, maintenance, operation, construction, or other expenses in the exercise of such powers, duties, and functions, shall be transferred to the credit of the department to which such assignment and transfer is made, and the same shall be available for the objects and purposes for which appropriated originally.

SECTION 24. [EFFECTIVE JULY 1, 2009]

The director of the division of procurement of the Indiana department of administration, or any other person or agency authorized to make purchases of equipment, shall not honor any requisition for the purchase of an automobile that is to be paid for from any appropriation made by this act or any other act, unless the following facts are shown to the satisfaction of the commissioner of the Indiana department of administration or the commissioner's designee:
(1) In the case of an elected state officer, it shall be shown that the duties of the office require driving about the state of Indiana in the performance of official duty.
(2) In the case of department or commission heads, it shall be shown that the statutory duties imposed in the discharge of the office require traveling a greater distance than one thousand (1,000) miles each month or that they are subject to official duty call at all times.
(3) In the case of employees, it shall be shown that the major portion of the duties assigned to the employee require travel on state business in excess of one thousand (1,000) miles each month, or that the vehicle is identified by the agency as an integral part of the job assignment.

In computing the number of miles required to be driven by a department head or an
employee, the distance between the individual's home and office or designated official
station is not to be considered as a part of the total. Department heads shall annually
submit justification for the continued assignment of each vehicle in their department,
which shall be reviewed by the commissioner of the Indiana department of administration,
or the commissioner's designee. There shall be an insignia permanently affixed on
each side of all state owned cars, designating the cars as being state owned. However,
this requirement does not apply to state owned cars driven by elected state officials
or to cases where the commissioner of the Indiana department of administration or
the commissioner's designee determines that affixing insignia on state owned cars
would hinder or handicap the persons driving the cars in the performance of their
official duties.

SECTION 25. [EFFECTIVE JULY 1, 2009]

When budget agency approval or review is required under this act, the budget agency
may refer to the budget committee any budgetary or fiscal matter for an advisory
recommendation. The budget committee may hold hearings and take any actions authorized
by IC 4-12-1-11, and may make an advisory recommendation to the budget agency.

SECTION 26. [EFFECTIVE JULY 1, 2009]

The governor of the state of Indiana is solely authorized to accept on behalf of
the state any and all federal funds available to the state of Indiana. Federal funds
received under this SECTION are appropriated for purposes specified by the federal
government, subject to allotment by the budget agency. The provisions of this SECTION
and all other SECTIONS concerning the acceptance, disbursement, review, and approval
of any grant, loan, or gift made by the federal government or any other source to
the state or its agencies and political subdivisions shall apply, notwithstanding
any other law.

SECTION 27. [EFFECTIVE JULY 1, 2009]

Federal funds received as revenue by a state agency or department are not available
to the agency or department for expenditure until allotment has been made by the
budget agency under IC 4-12-1-12(d).

SECTION 28. [EFFECTIVE JULY 1, 2009]

A contract or an agreement for personal services or other services may not be entered
into by any agency or department of state government without the approval of the
budget agency or the designee of the budget director.

SECTION 29. [EFFECTIVE JULY 1, 2009]

Except in those cases where a specific appropriation has been made to cover the payments
for any of the following, the auditor of state shall transfer, from the personal
services appropriations for each of the various agencies and departments, necessary
payments for Social Security, public employees' retirement, health insurance, life
insurance, and any other similar payments directed by the budget agency.
SECTION 30. [EFFECTIVE JULY 1, 2009]

Subject to SECTION 25 of this act as it relates to the budget committee, the budget agency with the approval of the governor may withhold allotments of any or all appropriations contained in this act for the 2009-2011 biennium, if it is considered necessary to do so in order to prevent a deficit financial situation.

SECTION 31. [EFFECTIVE JULY 1, 2009]

CONSTRUCTION

For the 2009-2011 biennium, the following amounts, from the funds listed as follows, are hereby appropriated to provide for the construction, reconstruction, rehabilitation, repair, purchase, rental, and sale of state properties, capital lease rentals, and the purchase and sale of land, including equipment for such properties and other projects as specified.

State General Fund - Lease Rentals
  328,620,484
State General Fund - Construction
  105,434,276
State Police Building Commission Fund (IC 9-29-1-4)
  3,200,000
Law Enforcement Academy Building Fund (IC 5-2-1-13(a))
  330,727
Cigarette Tax Fund (IC 6-7-1-29.1)
  3,600,000
Veterans’ Home Building Fund (IC 10-17-9-7)
  5,449,777
Postwar Construction Fund (IC 7.1-4-8-1)
  34,411,484
Regional Health Care Construction Account (IC 4-12-8.5)
  21,489,259
Build Indiana Fund (IC 4-30-17)
  14,000,000
State Highway Fund (IC 8-23-9-54)
  25,000,000
American Recovery and Reinvestment Act
  63,570,098

TOTAL   605,106,105

The allocations provided under this SECTION are made from the state general fund, unless specifically authorized from other designated funds by this act. The budget agency, with the approval of the governor, in approving the allocation of funds pursuant to this SECTION, shall consider, as funds are available, allocations for the following specific uses, purposes, and projects:
A. GENERAL GOVERNMENT

FOR THE SENATE
Remodeling 260,000

FOR THE STATE BUDGET AGENCY
Health and Safety Contingency Fund 5,000,000
Aviation Technology Center 2,471,771
Airport Facilities Lease 45,301,441
Stadium Lease Rental 82,000,000
Froebel Park, Gary Community School Corporation 200,000

The above appropriation for Froebel Park, Gary Community School Corporation is subject to budget committee review.

DEPARTMENT OF ADMINISTRATION - PROJECTS
Preventive Maintenance 7,841,835
Repair and Rehabilitation 5,335,000

DEPARTMENT OF ADMINISTRATION - LEASES
General Fund
Lease - Government Center North 27,872,783
Lease - Government Center South 34,073,925
Lease - State Museum 14,579,033
Lease - McCarty Street Warehouse 1,509,375
Lease - Parking Garages 10,428,265
Lease - Toxicology Lab 10,593,099
Lease - Wabash Valley Correctional 36,517,566
Lease - Miami Correctional 29,364,180
Lease - Pendleton Juvenile Correctional 10,217,237
Lease - New Castle Correctional 23,691,809

Postwar Construction Fund (IC 7.1-4-8-1)
Lease - Rockville Correctional 10,783,470
Lease - Miami Correctional 1,500,000
Lease - Wabash Valley Correctional 1,500,000

Regional Health Care Construction Account (IC 4-12-8.5)
Lease - Evansville State Hospital 5,462,562
Lease - Southeast Regional Treatment 10,358,654
Lease - Logansport State Hospital 5,668,043

B. PUBLIC SAFETY

(1) LAW ENFORCEMENT

INDIANA STATE POLICE
State Police Building Commission Fund (IC 9-29-1-4)
Preventive Maintenance 1,015,000
Repair and Rehabilitation 2,185,000

LAW ENFORCEMENT TRAINING BOARD
Law Enforcement Academy Building Fund (IC 5-2-1-13(a))
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*The above appropriations for highway buildings and grounds may be used for land acquisition, site development, construction and equipping of new highway facilities and for maintenance, repair, and rehabilitation of existing state highway facilities after review by the budget committee.*
The foregoing allocation for the Indiana department of transportation is for airport development and shall be used for the purpose of assisting local airport authorities and local units of governments in matching available federal funds under the airport improvement program and for matching federal grants for airport planning and for the other airport studies. Matching grants of aid shall be made in accordance with the approved annual capital improvements program of the Indiana department of transportation and with the approval of the governor and the budget agency.

E. FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS

(1) FAMILY AND SOCIAL SERVICES ADMINISTRATION

EVANSVILLE PSYCHIATRIC CHILDREN'S CENTER
- Preventive Maintenance: 45,000
- Repair and Rehabilitation: 287,660

EVANSVILLE STATE HOSPITAL
- Preventive Maintenance: 500,000
- Repair and Rehabilitation: 360,000

MADISON STATE HOSPITAL
- Preventive Maintenance: 971,409
- Repair and Rehabilitation: 956,800

LOGANSPORT STATE HOSPITAL
- Preventive Maintenance: 963,144
- Repair and Rehabilitation: 4,486,700

RICHMOND STATE HOSPITAL
- Preventive Maintenance: 1,210,724
- Repair and Rehabilitation: 2,403,700

LARUE CARTER MEMORIAL HOSPITAL
- Preventive Maintenance: 3,863,118

(2) PUBLIC HEALTH

SCHOOL FOR THE BLIND AND VISUALLY IMPAIRED
- Preventive Maintenance: 565,714
- Postwar Construction Fund (IC 7.1-4-8-1): 2,288,013
- Repair and Rehabilitation: 2,029,501

(3) VETERANS' AFFAIRS

INDIANA VETERANS' HOME
- Veterans' Home Building Fund (IC 10-17-9-7)
  - Preventive Maintenance: 1,500,000
  - Repair and Rehabilitation: 3,949,777

F. EDUCATION
HIGHER EDUCATION

INDIANA UNIVERSITY - TOTAL SYSTEM
ARRA State Fiscal Stabilization Fund (Section 14002(a))
General Repair and Rehab 25,202,564

PURDUE UNIVERSITY - TOTAL SYSTEM
ARRA State Fiscal Stabilization Fund (Section 14002(a))
General Repair and Rehab 19,777,318

INDIANA STATE UNIVERSITY
ARRA State Fiscal Stabilization Fund (Section 14002(a))
General Repair and Rehab 4,681,980

UNIVERSITY OF SOUTHERN INDIANA
ARRA State Fiscal Stabilization Fund (Section 14002(a))
General Repair and Rehab 1,121,926

BALL STATE UNIVERSITY
ARRA State Fiscal Stabilization Fund (Section 14002(a))
General Repair and Rehab 6,726,300

VINCennes University
ARRA State Fiscal Stabilization Fund (Section 14002(a))
General Repair and Rehab 2,272,968

IVY TECH COMMUNITY COLLEGE
ARRA State Fiscal Stabilization Fund (Section 14002(a))
General Repair and Rehab 2,287,042

SECTION 32. [EFFECTIVE JULY 1, 2008 (RETOACTIVE)]

A. MEDICAID

The appropriation from the state general fund for the period beginning July 1, 2008, and ending June 30, 2009, as set forth in P.L. 234-2007, SECTION 8, Part A, that was made to the budget agency for Medicaid current obligations total operating expense in the amount of one billion six hundred seventeen million three hundred sixty-seven thousand five hundred dollars ($1,617,367,500) is canceled.

For the period beginning July 1, 2008, and ending June 30, 2009, one billion three hundred thirteen million three hundred sixty-seven thousand five hundred dollars ($1,313,367,500) is appropriated to the budget agency from the state general fund for Medicaid current obligations total operating expense. Augmentation of this appropriation is allowed.

B. HIGHER EDUCATION OPERATING

The following appropriations from the state general fund for higher education that are set forth in P.L. 234-2007, SECTIONS 6 and 9, for the state fiscal year beginning July 1, 2008, and ending June 30, 2009, or for the biennium, are canceled:

FOR INDIANA UNIVERSITY, BLOOMINGTON CAMPUS
Total Operating Expense 202,202,196
FOR INDIANA UNIVERSITY, REGIONAL CAMPUSES

EAST
Total Operating Expense 8,322,137

KOKOMO
Total Operating Expense 10,817,455

NORTHWEST
Total Operating Expense 18,061,296

SOUTH BEND
Total Operating Expense 23,236,007

SOUTHEAST
Total Operating Expense 20,848,802

FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY INDIANAPOLIS

HEALTH DIVISIONS
Total Operating Expense 112,236,327

FOR INDIANA UNIVERSITY SCHOOL OF MEDICINE

THE CAMPUS OF THE UNIVERSITY OF SOUTHERN INDIANA
Total Operating Expense 1,610,361

THE CAMPUS OF INDIANA UNIVERSITY-PURDUE UNIVERSITY FORT WAYNE
Total Operating Expense 1,481,430

THE CAMPUS OF INDIANA UNIVERSITY NORTHWEST
Total Operating Expense 2,104,574

THE CAMPUS OF PURDUE UNIVERSITY
Total Operating Expense 1,878,629

THE CAMPUS OF BALL STATE UNIVERSITY
Total Operating Expense 1,689,194

THE CAMPUS OF THE UNIVERSITY OF NOTRE DAME
Total Operating Expense 1,566,525

THE CAMPUS OF INDIANA STATE UNIVERSITY
Total Operating Expense 1,867,636

FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY AT INDIANAPOLIS

GENERAL ACADEMIC DIVISIONS
Total Operating Expense 83,311,562

FOR INDIANA UNIVERSITY

ABILENE NETWORK OPERATIONS CENTER
Total Operating Expense 867,288

SPINAL CORD AND HEAD INJURY RESEARCH CENTER
Total Operating Expense 546,073

INSTITUTE FOR THE STUDY OF DEVELOPMENTAL DISABILITIES
Total Operating Expense 2,580,667

GEOLOGICAL SURVEY
Total Operating Expense 3,231,504

LOCAL GOVERNMENT ADVISORY COMMISSION
Total Operating Expense 58,899
FOR PURDUE UNIVERSITY, WEST LAFAYETTE  
   Total Operating Expense  262,033,737  

FOR PURDUE UNIVERSITY - REGIONAL CAMPUSES  
   CALUMET  
      Total Operating Expense  28,212,704  
   NORTH CENTRAL  
      Total Operating Expense  11,969,824  

FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY, AT FORT WAYNE  
   Total Operating Expense  38,449,705  

FOR PURDUE UNIVERSITY  
   ANIMAL DISEASE DIAGNOSTIC LABORATORY SYSTEM  
      Total Operating Expense  3,593,444  
   STATEWIDE TECHNOLOGY  
      Total Operating Expense  6,702,020  
   COUNTY AGRICULTURAL EXTENSION EDUCATORS  
      Total Operating Expense  7,536,047  
   AGRICULTURAL RESEARCH AND EXTENSION - CROSSROADS  
      Total Operating Expense  7,540,584  
   CENTER FOR PARALYSIS RESEARCH  
      Total Operating Expense  544,331  
   UNIVERSITY-BASED BUSINESS ASSISTANCE  
      Total Operating Expense  1,967,749  

FOR INDIANA STATE UNIVERSITY  
   Total Operating Expense  76,911,131  
   Nursing Program  250,000  

FOR UNIVERSITY OF SOUTHERN INDIANA  
   Total Operating Expense  40,387,429  
   HISTORIC NEW HARMONY  
      Total Operating Expense  576,488  

FOR BALL STATE UNIVERSITY  
   Total Operating Expense  130,381,244  
   ENTREPRENEURIAL COLLEGE  
      Total Operating Expense  1,000,000  
   ACADEMY FOR SCIENCE, MATHEMATICS, AND HUMANITIES  
      Total Operating Expense  4,451,913  

FOR VINCENNES UNIVERSITY  
   Total Operating Expense  38,967,141  

FOR IVY TECH COMMUNITY COLLEGE  
   Total Operating Expense  162,415,053  

VALPO NURSING PARTNERSHIP
<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>104,671</th>
</tr>
</thead>
</table>

**FOR THE INDIANA HIGHER EDUCATION TELECOMMUNICATIONS SYSTEM (IHETS)**

<table>
<thead>
<tr>
<th>Total Operating Expense</th>
<th>4,972,024</th>
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</thead>
</table>

For the state fiscal year beginning July 1, 2008, and ending June 30, 2009, the following amounts are appropriated for higher education total operating expenses from the state general fund and from money received for higher education under Division A, Title XIV of the federal American Recovery and Reinvestment Act of 2009 (referred to as "ARRA" in this SECTION):

**FOR INDIANA UNIVERSITY, BLOOMINGTON CAMPUS**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>200,180,174</th>
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<tbody>
<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>2,022,022</td>
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<tr>
<td>Total Operating Expense</td>
<td>202,202,196</td>
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</table>

**FOR INDIANA UNIVERSITY REGIONAL CAMPUSES EAST**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>8,238,916</th>
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<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>83,221</td>
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<tr>
<td>Total Operating Expense</td>
<td>8,322,137</td>
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</table>

**KOKOMO**

<table>
<thead>
<tr>
<th>General Fund</th>
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<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>108,175</td>
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<td>Total Operating Expense</td>
<td>10,817,455</td>
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**NORTHWEST**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>17,880,683</th>
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<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>180,613</td>
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<td>Total Operating Expense</td>
<td>18,061,296</td>
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</table>

**SOUTH BEND**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>23,003,647</th>
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<tbody>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>232,360</td>
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<tr>
<td>Total Operating Expense</td>
<td>23,236,007</td>
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**SOUTHEAST**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>20,640,314</th>
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</thead>
<tbody>
<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>208,488</td>
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<tr>
<td>Total Operating Expense</td>
<td>20,848,802</td>
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</tbody>
</table>

**FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY INDIANAPOLIS (IUPUI) HEALTH DIVISIONS**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>111,113,964</th>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
<td>1,122,363</td>
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<tr>
<td>Total Operating Expense</td>
<td>112,236,327</td>
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</tbody>
</table>
FOR INDIANA UNIVERSITY SCHOOL OF MEDICINE
THE CAMPUS OF THE UNIVERSITY OF SOUTHERN INDIANA
General Fund 1,594,256
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 16,105
Total Operating Expense 1,610,361

THE CAMPUS OF INDIANA UNIVERSITY-PURDUE UNIVERSITY FORT WAYNE
General Fund 1,466,616
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 14,814
Total Operating Expense 1,481,430

THE CAMPUS OF INDIANA UNIVERSITY NORTHWEST
General Fund 2,083,528
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 21,046
Total Operating Expense 2,104,574

THE CAMPUS OF PURDUE UNIVERSITY
General Fund 1,859,843
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 18,786
Total Operating Expense 1,878,629

THE CAMPUS OF BALL STATE UNIVERSITY
General Fund 1,672,302
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 16,892
Total Operating Expense 1,689,194

THE CAMPUS OF THE UNIVERSITY OF NOTRE DAME
General Fund 1,550,860
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 15,665
Total Operating Expense 1,566,525

THE CAMPUS OF INDIANA STATE UNIVERSITY
General Fund 1,848,960
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 18,676
Total Operating Expense 1,867,636

FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY AT INDIANAPOLIS (IUPUI), GENERAL ACADEMIC DIVISIONS
General Fund 82,478,446
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 833,116
Total Operating Expense 83,311,562

FOR INDIANA UNIVERSITY
ABILENE NETWORK OPERATIONS CENTER
General Fund 858,615
ARRA State Fiscal Stabilization Fund (Section 14002(a))
<table>
<thead>
<tr>
<th>Agency/Institute</th>
<th>FY 2009-2010 Appropriation</th>
<th>FY 2010-2011 Appropriation</th>
<th>Biennial Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Operating Expense</strong></td>
<td>8,673</td>
<td>867,288</td>
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<tr>
<td><strong>SPINAL CORD AND HEAD INJURY RESEARCH CENTER</strong></td>
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<tr>
<td>General Fund</td>
<td>540,612</td>
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<td>5,461</td>
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<tr>
<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
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<tr>
<td><strong>Total Operating Expense</strong></td>
<td>546,073</td>
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<tr>
<td><strong>INSTITUTE FOR THE STUDY OF DEVELOPMENTAL DISABILITIES</strong></td>
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<td>General Fund</td>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
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<tr>
<td><strong>Total Operating Expense</strong></td>
<td>2,580,667</td>
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<tr>
<td><strong>GEOLOGICAL SURVEY</strong></td>
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<td>General Fund</td>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
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<tr>
<td><strong>Total Operating Expense</strong></td>
<td>3,231,504</td>
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<tr>
<td><strong>LOCAL GOVERNMENT ADVISORY COMMISSION</strong></td>
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<tr>
<td>General Fund</td>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
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<td><strong>Total Operating Expense</strong></td>
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<tr>
<td><strong>FOR PURDUE UNIVERSITY, WEST LAFAYETTE</strong></td>
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<tr>
<td>General Fund</td>
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<td>2,620,338</td>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
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<tr>
<td><strong>Total Operating Expense</strong></td>
<td>262,033,737</td>
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<tr>
<td><strong>FOR PURDUE UNIVERSITY - REGIONAL CAMPUSES</strong></td>
<td></td>
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<tr>
<td><strong>CALUMET</strong></td>
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<tr>
<td>General Fund</td>
<td>27,930,577</td>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
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<tr>
<td><strong>Total Operating Expense</strong></td>
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<td><strong>NORTH CENTRAL</strong></td>
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<td>General Fund</td>
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<td>ARRA State Fiscal Stabilization Fund (Section 14002(a))</td>
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<td><strong>Total Operating Expense</strong></td>
<td>11,969,824</td>
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<tr>
<td><strong>FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY, AT FORT WAYNE (IPFW)</strong></td>
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<td>General Fund</td>
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<td><strong>Total Operating Expense</strong></td>
<td>38,449,705</td>
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<tr>
<td><strong>FOR PURDUE UNIVERSITY</strong></td>
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<td><strong>ANIMAL DISEASE DIAGNOSTIC LABORATORY SYSTEM</strong></td>
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<tr>
<td>Program</td>
<td>FY 2009-2010 Appropriation</td>
<td>FY 2010-2011 Appropriation</td>
<td>Biennial Appropriation</td>
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<td>GENERAL FUND</td>
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<td>STATEWIDE TECHNOLOGY</td>
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<tr>
<td>General Fund</td>
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<td>COUNTY AGRICULTURAL EXTENSION EDUCATORS</td>
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<td>AGRICULTURAL RESEARCH AND EXTENSION - CROSSROADS</td>
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<tr>
<td>General Fund</td>
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<td>CENTER FOR PARALYSIS RESEARCH</td>
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<td>UNIVERSITY-BASED BUSINESS ASSISTANCE</td>
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<td>FOR INDIANA STATE UNIVERSITY</td>
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<td>General Fund</td>
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<td>ISU NURSING PROGRAM</td>
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<td>FOR UNIVERSITY OF SOUTHERN INDIANA</td>
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<tr>
<td>General Fund</td>
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<td>HISTORIC NEW HARMONY</td>
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<td>General Fund</td>
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<tr>
<td><strong>ARRA State Fiscal Stabilization Fund (Section 14002(a))</strong></td>
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</table>
FOR BALL STATE UNIVERSITY

General Fund 129,077,431
ARRA State Fiscal Stabilization Fund (Section 14002(a))

Total Operating Expense 130,381,244

ENTREPRENEURIAL COLLEGE

General Fund 990,000
ARRA State Fiscal Stabilization Fund (Section 14002(a))

Total Operating Expense 1,000,000

ACADEMY FOR SCIENCE, MATHEMATICS, AND HUMANITIES

General Fund 4,407,399
ARRA State Fiscal Stabilization Fund (Section 14002(a))

Total Operating Expense 4,451,913

FOR VINCENNES UNIVERSITY

General Fund 38,577,469
ARRA State Fiscal Stabilization Fund (Section 14002(a))

Total Operating Expense 38,967,141

FOR IVY TECH COMMUNITY COLLEGE

General Fund 160,790,902
ARRA State Fiscal Stabilization Fund (Section 14002(a))

Total Operating Expense 162,415,053

VALPO NURSING PARTNERSHIP

General Fund 103,624
ARRA State Fiscal Stabilization Fund (Section 14002(a))

Total Operating Expense 104,671

FOR THE INDIANA HIGHER EDUCATION TELECOMMUNICATIONS SYSTEM (IHETS)

General Fund 2,972,024
ARRA State Fiscal Stabilization Fund (Section 14002(a))

Total Operating Expense 4,972,024

The foregoing appropriations for higher education total operating expense that are made from money received under the federal American Recovery and Reinvestment Act of 2009 (ARRA) are intended to be one (1) time appropriations. The foregoing appropriations to Indiana University, Purdue University, Indiana State University, University of Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community College, include the employers' share of Social Security payments for university employees under the public employees' retirement fund, or institutions covered by...
the Indiana state teachers' retirement fund. The funds appropriated also include
funding for the employers' share of payments to the public employees' retirement
fund and to the Indiana state teachers' retirement fund at a rate to be established
by the retirement funds for both fiscal years for each institution employees covered
by these retirement plans.

The treasurers of Indiana University, Purdue University, Indiana State University,
University of Southern Indiana, Ball State University, Vincennes University, and
Ivy Tech Community College shall, at the end of June 2009, prepare and file with
the auditor of state a financial statement that shall show in total all revenues
received from any source, together with a consolidated statement of disbursements
for the same period. The budget director shall establish the requirements for the
form and substance of the reports.

The reports of the treasurer also shall contain in such form and in such detail as
the governor and the budget agency may specify, complete information concerning receipts
from all sources, together with any contracts, agreements, or arrangements with any
federal agency, private foundation, corporation, or other entity from which such
receipts accrue.

All such treasurers' reports are matters of public record and shall include without
limitation a record of the purposes of any and all gifts and trusts with the sole
exception of the names of those donors who request to remain anonymous.

Notwithstanding IC 4-10-11, the auditor of state shall draw warrants to the treasurers
of Indiana University, Purdue University, Indiana State University, University of
Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community
College on the basis of vouchers stating the total amount claimed against each fund
or account, or both, but not to exceed the legally made appropriations.

Notwithstanding IC 4-12-1-14, for universities and colleges supported in whole or
in part by state funds, grant applications and lists of applications need only be
submitted upon request to the budget agency for review and approval or disapproval
and, unless disapproved by the budget agency, federal grant funds may be requested
and spent without approval by the budget agency. Each institution shall retain the
applications for a reasonable period of time and submit a list of all grant applications,
at least monthly, to the commission for higher education for informational purposes.

For all university special appropriations, an itemized list of intended expenditures,
in such form as the governor and the budget agency may specify, shall be submitted
to support the allotment request. All budget requests for university special appropriations
shall be furnished in a like manner and as a part of the operating budgets of the
state universities.

The trustees of Indiana University, the trustees of Purdue University, the trustees
of Indiana State University, the trustees of University of Southern Indiana, the
trustees of Ball State University, the trustees of Vincennes University, and the trustees
of Ivy Tech Community College are hereby authorized to accept federal grants, subject
to IC 4-12-1.
C. ELEMENTARY AND SECONDARY EDUCATION

The following appropriations from the state general fund, as set forth in SECTION 854 of HEA 1001-2008, are cancelled for elementary and secondary education for the school fiscal year beginning January 1, 2009, and ending December 31, 2009, and for distributions beginning January 1, 2009, and ending June 30, 2009:

FOR THE DEPARTMENT OF EDUCATION AND STATE BOARD OF EDUCATION

DISTRIBUTION FOR TUITION SUPPORT - General Fund
Total Operating Expense 5,234,950,000

To restore the level of support for elementary and secondary education funding for the school fiscal year beginning January 1, 2009, and ending December 31, 2009, and for distributions beginning January 1, 2009, and ending June 30, 2009, the following amounts are appropriated for total operating expenses from the state general fund for the state fiscal year beginning July 1, 2008, and ending June 30, 2009, and from money received for elementary and secondary education under Division A, Title XIV of the federal American Recovery and Reinvestment Act of 2009:

FOR THE DEPARTMENT OF EDUCATION AND STATE BOARD OF EDUCATION

DISTRIBUTION FOR TUITION SUPPORT
General Fund 5,099,400,000

DISTRIBUTION FOR STATE FISCAL STABILIZATION FUND GRANTS (IC 20-43-12)
ARRA State Fiscal Stabilization Fund (Section 14002(a))
103,340,000

The above appropriation for fiscal stabilization fund grants are intended to be one-time grants to school corporations in addition to tuition support.

If money is not available to the state for distribution from the federal American Recovery and Reinvestment Act of 2009 at the time distributions are normally made to school corporations, the distribution to a school corporation shall not be reduced and shall be made from the state general fund as determined by the state budget agency, which shall be reimbursed with money from the federal American Recovery and Reinvestment Act of 2009 once the money becomes available to the state.

Notwithstanding P.L.146-2008, the appropriations in P.L.146-2008, SECTION 857 for:
(1) the state fiscal year beginning July 1, 2008, and ending June 30, 2009;
(2) the state fiscal year beginning July 1, 2009, and ending June 30, 2010; and
(3) the state fiscal year beginning July 1, 2010, and ending June 30, 2011;
to the department of education to make distributions under IC 20-20-36, are canceled.

To restore the level of funding for levy replacement grants pursuant to IC 20-20-36.2 for the school calendar year beginning January 1, 2009, and ending December 31, 2009, there is appropriated from money received for elementary and secondary education under Division A, Title XIV of the federal American Recovery and Reinvestment Act of 2009, eight million four hundred eighty thousand dollars ($8,480,000) for the
state fiscal year beginning July 1, 2008, and ending June 30, 2009, to the department of education to make distributions to school corporations under IC 20-20-36.2, as added by HEA 1198-2009, and as amended by this act. The budget agency may adjust the three and fifty-four hundredths of one percent (3.54%) threshold in IC 20-20-36.2-5, based upon the budget agency's determination of the actual amount of funds available under the federal American Recovery and Reinvestment Act of 2009 for appropriation under this SECTION for levy replacement grants for the state fiscal year beginning July 1, 2008, and ending June 30, 2009. Levy replacement grants are intended to be one-time distributions for the FY 2009-2011 biennium.

D. CONSTRUCTION - HIGHER EDUCATION

The following appropriations from the state general fund for the biennium beginning July 1, 2007, and ending June 30, 2009, as set forth in P.L. 234-2007, SECTION 32, Part F, that were made for the general repair and rehabilitation of higher education properties are cancelled:

INDIANA UNIVERSITY - TOTAL SYSTEM
General Repair and Rehab 25,202,564

PURDUE UNIVERSITY - TOTAL SYSTEM
General Repair and Rehab 19,777,318

INDIANA STATE UNIVERSITY
General Repair and Rehab 4,681,980

UNIVERSITY OF SOUTHERN INDIANA
General Repair and Rehab 1,121,925

BALL STATE UNIVERSITY
General Repair and Rehab 6,726,301

VINCENNES UNIVERSITY
General Repair and Rehab 2,272,968

IVY TECH COMMUNITY COLLEGE
General Repair and Rehab 2,287,041

For the biennium beginning July 1, 2007, and ending June 30, 2009, the following amounts are appropriated from the state general fund and from money received for higher education under Division A, Title XIV of the federal American Recovery and Reinvestment Act for the general repair and rehabilitation of higher education properties:

INDIANA UNIVERSITY - TOTAL SYSTEM
General Fund 12,601,282
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 12,601,282
General Repair and Rehab 25,202,564

PURDUE UNIVERSITY - TOTAL SYSTEM
General Fund 9,888,659
ARRA State Fiscal Stabilization Fund (Section 14002(a)) 9,888,659
General Repair and Rehab 19,777,318

INDIANA STATE UNIVERSITY
General Fund 2,340,990
<table>
<thead>
<tr>
<th>Institution</th>
<th>FY 2009-2010</th>
<th>FY 2010-2011</th>
<th>Biennial</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ARRA State Fiscal Stabilization Fund</strong></td>
<td>2,340,990</td>
<td>560,962</td>
<td></td>
</tr>
<tr>
<td><strong>General Repair and Rehab</strong></td>
<td>4,681,980</td>
<td>1,121,925</td>
<td></td>
</tr>
<tr>
<td><strong>UNIVERSITY OF SOUTHERN INDIANA</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund</td>
<td>560,963</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ARRA State Fiscal Stabilization Fund</strong></td>
<td></td>
<td>560,962</td>
<td></td>
</tr>
<tr>
<td><strong>General Repair and Rehab</strong></td>
<td>1,121,925</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>BALL STATE UNIVERSITY</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund</td>
<td>3,363,151</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ARRA State Fiscal Stabilization Fund</strong></td>
<td></td>
<td>3,363,150</td>
<td></td>
</tr>
<tr>
<td><strong>General Repair and Rehab</strong></td>
<td>6,726,301</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>VINCENNES UNIVERSITY</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund</td>
<td>1,136,484</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ARRA State Fiscal Stabilization Fund</strong></td>
<td></td>
<td>1,136,484</td>
<td></td>
</tr>
<tr>
<td><strong>General Repair and Rehab</strong></td>
<td>2,272,968</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>IVY TECH COMMUNITY COLLEGE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund</td>
<td>1,143,521</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ARRA State Fiscal Stabilization Fund</strong></td>
<td></td>
<td>1,143,520</td>
<td></td>
</tr>
<tr>
<td><strong>General Repair and Rehab</strong></td>
<td>2,287,041</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**SECTION 33. [EFFECTIVE JULY 1, 2009]**

The budget agency may employ one (1) or more architects or engineers to inspect construction, rehabilitation, and repair projects covered by the appropriations in this act or previous acts.

**SECTION 34. [EFFECTIVE JULY 1, 2009]**

If any part of a construction or rehabilitation and repair appropriation made by this act or any previous acts has not been allotted or encumbered before the expiration of two (2) biennia, the budget agency may determine that the balance of the appropriation is not available for allotment. The appropriation may be terminated, and the balance may revert to the fund from which the original appropriation was made.

**SECTION 35. [EFFECTIVE UPON PASSAGE]**

The budget agency may retain balances in the mental health fund at the end of any fiscal year to ensure there are sufficient funds to meet the service needs of the developmentally disabled and the mentally ill in any year.

**SECTION 36. [EFFECTIVE JULY 1, 2009]**

If the budget director determines at any time during the biennium that the executive branch of state government cannot meet its statutory obligations due to insufficient funds in the general fund, then notwithstanding IC 4-10-18, the budget agency, with
the approval of the governor and after review by the budget committee, may transfer from the counter-cyclical revenue and economic stabilization fund to the general fund any additional amount necessary to maintain a positive balance in the general fund.

SECTION 37. [EFFECTIVE JULY 1, 2009] (a) The trustees of the following institutions may issue and sell bonds under IC 21-34, subject to the approvals required by IC 21-33-3, for the following projects if the sum of principal costs of any bond issued, excluding amounts necessary to provide money for debt service reserves, credit enhancement, or other costs incidental to the issuance of the bonds, does not exceed the total authority listed below for that institution:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Total Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ball State University</td>
<td></td>
</tr>
<tr>
<td>Central Campus Rehabilitation</td>
<td>19,700,000</td>
</tr>
<tr>
<td>Purdue University</td>
<td></td>
</tr>
<tr>
<td>Life Sciences Laboratory Renovations</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Medical School Renovations</td>
<td>12,000,000</td>
</tr>
<tr>
<td>North Central Campus</td>
<td></td>
</tr>
<tr>
<td>Student Services and Activities Complex</td>
<td>30,000,000</td>
</tr>
<tr>
<td>Indiana University</td>
<td></td>
</tr>
<tr>
<td>Life Sciences Laboratory Renovations</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Indiana University Purdue University at Indianapolis</td>
<td></td>
</tr>
<tr>
<td>Life Sciences Laboratory Renovations</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Ivy Tech Community College</td>
<td></td>
</tr>
<tr>
<td>Anderson Campus</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Bloomington Campus</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Warsaw Campus</td>
<td>10,100,000</td>
</tr>
<tr>
<td>Vincennes University</td>
<td></td>
</tr>
<tr>
<td>Davis Hall</td>
<td>850,000</td>
</tr>
<tr>
<td>P.E. Building</td>
<td>5,000,000</td>
</tr>
</tbody>
</table>

Of the above authorization for medical school renovations, a maximum of six million dollars ($6,000,000) is eligible for fee replacement. Subject to this subsection, the above projects are eligible for fee replacement after July 1, 2011. Only twenty three million seven thousand million dollars ($23,700,000) of the Purdue University North Central Campus Student Services and Activities Complex is eligible for fee replacement after July 1, 2011.

(b) The trustees of the following institutions may issue and sell bonds under IC 21-34 for the following projects if the sum of principal costs of any bond issued, excluding amounts necessary to provide money for debt service reserves, credit enhancement, or other costs incidental to the issuance of the bonds, does not exceed the total authority listed below for that institution:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Total Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indiana State University</td>
<td></td>
</tr>
<tr>
<td>Federal Building</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Indiana University</td>
<td></td>
</tr>
<tr>
<td>Northwest Regional Campus</td>
<td></td>
</tr>
<tr>
<td>Tamarack Hall</td>
<td>33,000,000</td>
</tr>
<tr>
<td>Ivy Tech Community College</td>
<td></td>
</tr>
<tr>
<td>Gary Campus</td>
<td>20,000,000</td>
</tr>
<tr>
<td>University of Southern Indiana</td>
<td></td>
</tr>
<tr>
<td>Teacher Theatre Replacement Project</td>
<td>15,000,000</td>
</tr>
</tbody>
</table>

The authorization above for Tamarack Hall Replacement shall be reduced by any funds that Indiana University receives for the replacement as insurance proceeds or from any other source. No further review by the budget committee or approval by the governor, the budget agency, or the commission for higher education is necessary to issue and sell bonds for the projects described in this subsection. Except as provided by this subsection, the above projects are eligible for fee replacement only after July 1, 2011.
replacement after July 1, 2011. Only ten million dollars ($10,000,000) of the Indiana State
University Federal Building Project is eligible for fee replacement after July 1, 2011.
(c) The trustees of the following institutions may issue and sell bonds under IC 21-34, subject to
the approvals required under IC 21-33-3, to provide funds for the acquisition, renovation,
expansion, and improvements for the following projects (including all related and subordinate
components of the following projects) and may undertake the project if the total costs financed by
the bond issue, excluding any amount necessary to provide money for debt service reserves, credit
enhancement, or other costs incidental to the issuance of the bonds, do not exceed the total authority
listed below for that institution:

Purdue University
Lafayette Campus
Student Fitness and Wellness Center 98,000,000
Indiana University Purdue University at Fort Wayne
Parking Garage 16,800,000

The foregoing projects are not eligible for fee replacement appropriations in any year.

SECTION 38. [EFFECTIVE UPON PASSAGE] The trustees of Vincennes University may issue
and sell bonds under IC 21-34 for the purpose of constructing, furnishing, and equipping a center
for advanced manufacturing and applied technology on the Jasper campus of Vincennes University,
if the sum of principal costs of any bonds issued, excluding amounts necessary to provide money
for debt service reserves, credit enhancement, or other costs incidental to the issuance of the bonds,
does not exceed eight million dollars ($8,000,000). This authorization is a restatement of and is not
in addition to the authorization under P.L.234-2007, SECTION 175.

SECTION 39. [EFFECTIVE UPON PASSAGE] The trustees of Vincennes University are
authorized to acquire, construct, renovate, improve, and equip a multicultural center to be funded
from sources other than student fees or state funds or bonds payable from student fees or state
funds if the total cost of the project does not exceed five million dollars ($5,000,000). This
authorization is a restatement of and is not in addition to the authorization under P.L.234-2007,
SECTION 177.

SECTION 40. [EFFECTIVE UPON PASSAGE] (a) The trustees of the following institutions may
issue and sell bonds under IC 21-34 for the following projects if the sum of principal costs of any
bond issued, excluding amounts necessary to provide money for debt service reserves, credit
enhancement, or other costs incidental to the issuance of the bonds, does not exceed the total
authority listed below for that institution:

Indiana University South Bend - Arts Building  $27,000,000
Renovation  
Indiana University, Purdue University at 
Indianapolis - Neurosciences Research Building 20,000,000
Indiana University Southeast Medical  
Education Center A & E 1,000,000
Indiana State University - Life Sciences/Chemistry  
Laboratory Renovations & Chiller 14,800,000
Ball State University - Central Campus  
Academic Project, Phase I & Utilities 33,000,000
Ivy Tech - Indianapolis Community College  
for the Fall Creek Expansion Project 69,370,000
Ivy Tech - Lamkin Center for Instructional Development and Leadership 1,000,000
Ivy Tech - Warsaw A & E 1,000,000
Ivy Tech - Muncie/Anderson A & E 4,800,000
Ivy Tech - Elkhart Phase I 4,000,000
The budget committee shall meet to determine the total amount to be authorized for the Ivy Tech - Indianapolis Community College Fall Creek Expansion Project before June 30, 2009. In making the determination, the budget committee shall compare the estimated cost of $15,000,000 for improvement and expansion of student services, financial aid, and student gathering spaces, and the estimated cost of $38,200,000 for classrooms, teaching labs, study spaces, and support areas with costs per square foot for comparable construction in Marion County. However, the amount authorized for NMC renovation is $12,400,000 and the amount authorized for the technical building renovation is $3,800,000.

(b) Except for an additional $4,000,000 authorized for Ivy Tech - Elkhart Phase I, the authorizations under this SECTION are a restatement of and are not in addition to the authorizations under P.L.234-2007, SECTION 179. The $4,000,000 authorized for Ivy Tech - Elkhart Phase I is in addition to sixteen million dollars ($16,000,000) authorized under P.L.234-2007, SECTION 179.

SECTION 41. [EFFECTIVE UPON PASSAGE] (a) The trustees of the following institution may issue and sell bonds under IC 21-34 for the following project if the sum of principal costs of any bond issued, excluding amounts necessary to provide money for debt service reserves, credit enhancement, or other costs incidental to the issuance of the bonds, does not exceed the total authority listed below for that institution:

- Purdue University West Lafayette - Animal Disease Diagnostic Laboratory (BSL-3) $30,000,000

(b) The Indiana department of administration, acting on behalf of the Indiana state board of animal health, in recognition of the state board of animal health's statutory functions involving the animal disease diagnostic laboratory, is hereby authorized and directed to enter into a lease agreement, as lessee, with the trustees of Purdue University as lessor, covering animal disease diagnostic laboratory (BSL-3).

(c) The authorizations under this SECTION are a restatement of and are not in addition to the authorizations under P.L.234-2007, SECTION 180.

SECTION 42. [EFFECTIVE UPON PASSAGE] (a) Notwithstanding SECTION 244 of HEA 1001-2005, the trustees of Purdue University may issue and sell bonds under IC 21-34 for the following project if the sum of principal costs of any bond issued, excluding amounts necessary to provide money for debt service reserves, credit enhancement, or other costs incidental to the issuance of the bonds, does not exceed the total authority listed below:

- Purdue University North Central Campus Parking Garage No. 1 $8,000,000

(b) The authorization under this SECTION is a restatement of and is not in addition to the authorization under P.L.234-2007, SECTION 186.

SECTION 43. [EFFECTIVE JULY 1, 2009] The trustees of the following institutions may issue and sell bonds under IC 21-34, subject to the approvals required by IC 21-33-3, for the following projects if the sum of principal costs of any bond issued, excluding amounts necessary to provide money for debt service reserves, credit enhancement, or other costs incidental to the issuance of the bonds, does not exceed the total authority listed below for that institution:

- Indiana University Purdue University at Indianapolis Neurosciences Building 33,000,000
- Indiana University South Bend Cyber Infrastructure 35,700,000

Except as provided by this SECTION, the above projects are eligible for fee replacement after July 1, 2011. Only sixteen million dollars ($16,000,000) of the Indiana University South Bend Cyber
Infrastructure project and twenty-three million dollars ($23,000,000) of the Indiana University Purdue University at Indianapolis Neurosciences Building project are eligible for fee replacement after July 1, 2011.

SECTION 44. [EFFECTIVE JULY 1, 2009] The general assembly finds that the state needs the construction, equipping, renovation, refurbishing, and alteration of additional correctional facilities for use by the department of correction. The general assembly finds that the state will have a continuing need for use and occupancy of those correctional facilities. The correctional facilities shall be provided as additions to two (2) existing correctional facilities. The general assembly authorizes the Indiana finance authority to provide the correctional facilities under IC 4-13.5-1 and IC 4-13.5-4, including the borrowing of money or the issuance and sale of bonds, or both, under IC 4-13.5-4, subject to the approval of the budget agency after review by the budget committee, at a cost of not more than forty-five million dollars ($45,000,000).

SECTION 45. [EFFECTIVE JULY 1, 2009] (a) The general assembly finds that the state needs the construction, equipping, renovation, refurbishing, or alteration of a building for the Indiana state archives (as defined in IC 5-15-5.1-1).
(b) The general assembly finds that the state will have a continuing need for use and occupancy of the building described in subsection (a).
(c) The general assembly authorizes the Indiana finance authority to provide the building described in subsection (a) under IC 4-13.5-1 and IC 4-13.5-4. The building must be completed not later than December 31, 2011.
(d) There is appropriated five hundred thousand dollars ($500,000) to the Indiana finance authority from the postwar construction fund to carry out architectural and engineering work for the building described in subsection (a), beginning July 1, 2009, and ending June 30, 2010. Any unencumbered amount remaining from this appropriation at the end of a state fiscal year remains available in subsequent state fiscal years for the purposes for which it is appropriated.

SECTION 46. [EFFECTIVE JULY 1, 2009] There is appropriated two million dollars ($2,000,000) from the build Indiana fund under IC 4-30-17 to the Indiana finance authority to provide funding for the construction, engineering, or financing of public water supply systems serving Jennings County, beginning July 1, 2009, and ending June 30, 2010. This appropriation is subject to review by the state budget committee.

SECTION 47. [EFFECTIVE UPON PASSAGE] (a) There is appropriated to the budget agency from the state general fund:
(1) seven million five hundred thousand dollars ($7,500,000) for the state fiscal year beginning July 1, 2009, and ending June 30, 2010; and
(2) seven million five hundred thousand dollars ($7,500,000) for the state fiscal year beginning July 1, 2010, and ending June 30, 2011; to assist Indiana University and Purdue University in attracting major federal research grants. The budget agency shall make a recommendation to the budget committee for each request received for a matching grant. Funding may be released for each grant request that receives a favorable review by the budget committee. Purdue University and Indiana University shall report to the budget committee on the status of the program one (1) year after the funds are released. The foregoing appropriations that are made from money received under the federal American Recovery and Reinvestment Act of 2009 (ARRA) are intended to be one (1) time appropriations.
(b) The appropriations under this SECTION are intended to provide the nonfederal share of funding for research grants. The budget agency shall make a recommendation to the budget committee for each request received for a matching grant. Funding may be released for each grant request that receives a favorable review by the budget committee. Purdue University and Indiana University shall report to the budget committee on the status of the program one (1) year after the funds are released. The foregoing appropriations that are made from money received under the federal American Recovery and Reinvestment Act of 2009 (ARRA) are intended to be one (1) time appropriations.

SECTION 48. [EFFECTIVE UPON PASSAGE] The department of state revenue shall conduct a study of the feasibility of changing the design and method for verifying, tracking, and tracing cigarette stamps (as defined in IC 6-7-1-9), including issues related to the use of electronic cigarette stamp readers, to incorporate the latest technical advances used by other states to reduce counterfeiting and misuse of cigarette stamps. The study must at least:
The department shall pay for the study from unrestricted funds that are otherwise available to the department of state revenue. The department of state revenue shall report the results of the study to the legislative council in an electronic format under IC 5-14-6 before November 1, 2009.

SECTION 49. IC 4-4-11.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE OCTOBER 1, 2008 (RETROACTIVE)]: Sec. 1. As used in this chapter, "bond" means any:

(1) bond or mortgage credit certificate for which it is necessary to procure volume under the volume cap under Section 146 of the Internal Revenue Code; or

(2) bond or other obligation for which a special volume cap is authorized under a federal act.

SECTION 50. IC 4-4-11.5-13.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE OCTOBER 1, 2008 (RETROACTIVE)]: Sec. 13.5. As used in this chapter, "special volume cap" means the maximum dollar amount of bonds that may be allocated to the state under the authority of a federal act. The special volume cap is in addition to the volume cap, as defined in section 14 of this chapter.

SECTION 51. IC 4-4-11.5-19.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE OCTOBER 1, 2008 (RETROACTIVE)]: Sec. 19.5. The IFA shall determine the allocation of any special volume cap in accordance with the federal act authorizing the special volume cap.

SECTION 52. IC 4-12-1-19 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 19. At least quarterly in April, July, November, and January, the budget agency shall report to the legislative council in an electronic format under IC 5-14-6 any reversion, reassignment, or transfer of money or appropriations from any fund that has a dedicated purpose to the state general fund that exceeds two hundred fifty thousand dollars ($250,000) and that occurred in the immediately preceding three (3) month period. The report must include the name of the affected programs, accounts, and fund center numbers. The budget agency shall establish and maintain a reporting system for all state agencies that is sufficient to provide the information required by this section.

SECTION 53. IC 4-13-1-4, AS AMENDED BY P.L.1-2006, SECTION 63, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 4. The department shall, subject to this chapter, do the following:

(1) Execute and administer all appropriations as provided by law, and execute and administer all provisions of law that impose duties and functions upon the executive department of government, including executive investigation of state agencies supported by appropriations and the assembly of all required data and information for the use of the executive department and the legislative department.

(2) Supervise and regulate the making of contracts by state agencies.

(3) Perform the property management functions required by IC 4-20.5-6.

(4) Assign office space and storage space for state agencies in the manner provided by IC 4-20.5-5.

(5) Maintain and operate the following for state agencies:

(A) Central duplicating.

(B) Printing.

(C) Machine tabulating.
(D) Mailing services.

(E) Centrally available supplemental personnel and other essential supporting services.

The department may require state agencies to use these general services in the interests of economy and efficiency. The general services rotary fund is established through which these services may be rendered to state agencies. The budget agency shall determine the amount for the general services rotary fund.

(6) Control and supervise the acquisition, operation, maintenance, and replacement of state owned vehicles by all state agencies. The department may establish and operate, in the interest of economy and efficiency, a motor vehicle pool, and may finance the pool by a rotary fund. The budget agency shall determine the amount to be deposited in the rotary fund.

(7) Promulgate and enforce rules relative to the travel of officers and employees of all state agencies when engaged in the performance of state business. These rules may allow reimbursement for travel expenses by any of the following methods:

(A) Per diem.

(B) For expenses necessarily and actually incurred.

(C) Any combination of the methods in clauses (A) and (B).

The rules must require the approval of the travel by the commissioner and the head of the officer's or employee's department prior to payment.

(8) Administer IC 4-13.6.

(9) Prescribe the amount and form of certified checks, deposits, or bonds to be submitted in connection with bids and contracts when not otherwise provided for by law.

(10) Rent out, with the approval of the governor, any state property, real or personal:

(A) not needed for public use; or

(B) for the purpose of providing services to the state or employees of the state;

the rental of which is not otherwise provided for or prohibited by law. Property may not be rented out under this subdivision for a term exceeding ten (10) years at a time. However, if property is rented out for a term of more than four (4) years, the commissioner must make a written determination stating the reasons that it is in the best interests of the state to rent property for the longer term. This subdivision does not include the power to grant or issue permits or leases to explore for or take coal, sand, gravel, stone, gas, oil, or other minerals or substances from or under the bed of any of the navigable waters of the state or other lands owned by the state.

(11) Have charge of all central storerooms, supply rooms, and warehouses established and operated by the state and serving more than one (1) agency.

(12) Enter into contracts and issue orders for printing as provided by IC 4-13-4.1.

(13) Sell or dispose of surplus property under IC 5-22-22, or if advantageous, to exchange or trade in the surplus property toward the purchase of other supplies, materials, or equipment, and to make proper adjustments in the accounts and inventory pertaining to the state agencies concerned.

(14) With respect to power, heating, and lighting plants owned, operated, or maintained by any state agency:

(A) inspect;

(B) regulate their operation; and

(C) recommend improvements to those plants to promote economical and efficient operation.

(15) Administer, determine salaries, and determine other personnel matters of the department of correction ombudsman bureau established by IC 4-13-1.2-3.

(16) Adopt rules to establish and implement a "Code Adam" safety protocol as described in IC 4-20.5-6-9.2.

(17) Adopt policies and standards for making state owned property reasonably available to be used free of charge as locations for making motion pictures.

(18) Administer, determine salaries for, and determine other personnel matters of the department of child services ombudsman established by IC 4-13-19-3.
SECTION 54. IC 4-13-19 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]:

Chapter 19. Department of Child Services Ombudsman

Sec. 1. As used in this chapter, "child" means a person who:

1. (1) is less than eighteen (18) years of age;
2. (2) is at least eighteen (18) years of age at the time the complaint is made but was less than eighteen (18) years of age at the time of the alleged act or omission that is the subject of the complaint; or
3. (3) is at least eighteen (18) years of age but has been under the continuing jurisdiction of a juvenile court based upon an informal adjustment, child in need of services action under IC 31-34, or termination of parental rights action under IC 31-35 since becoming eighteen (18) years of age.

Sec. 2. As used in this chapter, "ombudsman" means:

1. (1) the person appointed by the governor to serve as ombudsman; or
2. (2) an employee or other individual approved by the office of the department of child services ombudsman to act in the capacity of ombudsman;

Sec. 3. The office of the department of child services ombudsman is established as a separate bureau within the department. The ombudsman appointed by the governor shall report directly to the commissioner. The ombudsman appointed by the governor must be an attorney licensed to practice law in Indiana or a social worker with at least a master's degree. The ombudsman appointed by the governor must have significant experience or education in child development and child advocacy, including at least two (2) years experience working with child abuse and neglect.

Sec. 4. (a) The governor shall appoint the ombudsman. The ombudsman serves at the pleasure of the governor. An individual may not be appointed as ombudsman if the individual has been employed by the department of child services at any time during the preceding twelve (12) months. The governor shall appoint a successor ombudsman not later than thirty (30) days after a vacancy occurs in the position of the ombudsman.

(b) The office of the department of child services ombudsman may employ technical experts and other employees to carry out the purposes of this chapter. However, the office of the department of child services ombudsman may not hire an individual to serve as an ombudsman if the individual has been employed by the department of child services during the preceding twelve (12) months.

(c) The ombudsman and any other person employed or authorized by the ombudsman:

1. (1) are subject to the same criminal history and background checks, to be performed by the department of child services, that are required for department of child services family case managers; and
2. (2) are subject to the same disqualification for employment criteria as department of child services family case managers.

Sec. 5. (a) The office of the department of child services ombudsman may receive, investigate, and attempt to resolve a complaint alleging that the department of child services, by an action or omission occurring on or after January 11, 2005, failed to follow a specific law, rule, or department written policy and thereby failed to protect the health or safety of any child.

(b) The office of the department of child services ombudsman may also do the following:

1. (1) Take action, including the establishing of a program of public education, to secure and ensure the legal rights of children.
2. (2) Periodically review relevant policies and procedures with a view toward the safety and welfare of children.
3. (3) When appropriate, refer a person making a report of child abuse or neglect to the department of child services and, if appropriate, to an appropriate law enforcement agency.
(4) Recommend changes in procedures for investigating reports of abuse and neglect and overseeing the welfare of children who are under the jurisdiction of a juvenile court.

(5) Make the public aware of the services of the ombudsman, the purpose of the office, and information concerning contacting the office.

(6) Examine policies and procedures and evaluate the effectiveness of the child protection system, specifically the respective roles of the department of child services, the court, the medical community, service providers, guardians ad litem, court appointed special advocates, and law enforcement agencies.

(7) Review and make recommendations concerning investigative procedures and emergency responses contained in the report prepared under section 10 of this chapter.

(c) Upon request of the office of the department of child services ombudsman, the local child protection team shall assist the office of the department of child services ombudsman by:

(1) investigating and making recommendations on a matter; or

(2) redacting or revising any report to be prepared for the complainant so that confidentiality laws are maintained.

If a local child protection team was involved in an initial investigation, a different local child protection team may assist in the investigation under this subsection.

(d) At the end of an investigation of a complaint, the office of the department of child services ombudsman shall provide an appropriate report as follows:

(1) If the complainant is a parent, guardian, custodian, court appointed special advocate, guardian ad litem, or court, the ombudsman may provide the same report to the complainant and the department of child services.

(2) If the complainant is not a person described in subdivision (1), the ombudsman shall provide a redacted version of its findings to the complainant stating in general terms that the actions of the department of child services were or were not appropriate.

(e) The department of child services ombudsman shall provide a copy of the report and recommendations to the department of child services. The office of the department of child services ombudsman may not disclose to:

(1) a complainant;

(2) another person who is not a parent, guardian, or custodian of the child who was the subject of the department of child services' action or omission; or

(3) the court, court appointed special advocate, or guardian ad litem of the child in a case that was filed as a child in need of services or termination of parental rights action;

any information that the department of child services could not, by law, reveal to the complainant, parent, guardian, custodian, person, court, court appointed special advocate, or guardian ad litem.

(f) If, after reviewing a complaint or conducting an investigation and considering the response of an agency, facility, or program and any other pertinent material, the office of the department of child services ombudsman determines that the complaint has merit or the investigation reveals a problem, the ombudsman may recommend that the agency, facility, or program:

(1) consider the matter further;

(2) modify or cancel its actions;

(3) alter a rule, order, or internal policy; or

(4) explain more fully the action in question.

(g) At the office of the department of child services ombudsman's request, the agency, facility, or program shall, within a reasonable time, inform the office of the department of child services ombudsman about the action taken on the recommendation or the reasons for not complying with it.

(h) The office of the department of child services ombudsman may not investigate the following:

(1) A complaint from an employee of the department of child services that relates to the employee's employment relationship with the department of child services.
(2) A complaint concerning a matter that is currently the subject of a pending administrative review procedure before the exhaustion of administrative remedies provided by law, rule, or written policy. Investigation of any such complaint received shall be stayed until the administrative remedy has been exhausted. However, if the administrative process is not completed within six (6) months after initiation of the administrative process, the office of child services ombudsman may proceed with its investigation.

(i) If the office of the department of child services ombudsman does not investigate a complaint, the office of the department of child services ombudsman shall notify the complainant of the decision not to investigate and the reasons for the decision.

Sec. 6. (a) The office of the department of child services ombudsman shall be given appropriate access to department of child services records of a child who is the subject of a complaint that is filed under this chapter.

(b) A state or local government agency or entity that has records that are relevant to a complaint or an investigation conducted by an ombudsman shall provide the ombudsman with access to the records.

(c) A person is immune from:

(1) civil or criminal liability; and

(2) actions taken under:

(A) a professional disciplinary procedure; or

(B) procedures related to the termination or imposition of penalties under a contract dealing with an employee or contractor of the department of child services;

for the release or disclosure of records to the ombudsman under this chapter, unless the release or disclosure constitutes gross negligence or willful or wanton misconduct.

(d) Information or records of a state or local government agency provided to the office of the department of child services ombudsman may not be disclosed to the complainant or others if confidential under laws, rules, or regulations governing the state or local government agency that provided the information or records.

Sec. 7. (a) The office of the department of child services ombudsman shall do the following:

(1) Establish procedures to receive and investigate complaints.

(2) Establish physical, technological, and administrative access controls for all information maintained by the office of the department of child services ombudsman.

(3) Except as necessary to investigate and resolve a complaint, ensure that the identity of a complainant will not be disclosed without:

(A) the complainant's written consent; or

(B) a court order.

(b) Records created and received by the office of the department of child services ombudsman concerning a specific child's case are confidential, and a communication by the ombudsman concerning a specific child's case is a privileged communication.

Sec. 8. The office of the department of child services ombudsman may adopt rules under IC 4-22-2 necessary to carry out this chapter.

Sec. 9. An ombudsman is not personally liable for the good faith performance of the ombudsman's official duties.

Sec. 10. (a) The office of the department of child services ombudsman shall prepare a report each year on the operations of the office.

(b) The office of the department of child services ombudsman shall include the following information in the annual report required under subsection (a):

(1) The office of the department of child services ombudsman's activities.

(2) The general status of children in Indiana, including:

(A) the health and education of children; and

(B) the administration or implementation of programs for children; and
(3) Any other issues, concerns, or information concerning children.
(c) A copy of the report shall be provided to the following:
(1) The governor.
(2) The legislative council.
(3) The Indiana department of administration.
(4) The department of child services.
A report provided under this subsection to the legislative council must be in an electronic format under IC 5-14-6.
(d) A copy of the report shall be posted on the department of child services' Internet web site and on any Internet web site maintained by the office of the department of child services ombudsman.
Sec. 11. (a) A person who:
(1) except as provided in subsection (b), intentionally interferes with or prevents the completion of the work of an ombudsman;
(2) knowingly offers compensation to an ombudsman in an effort to affect the outcome of an investigation or a potential investigation;
(3) knowingly or intentionally retaliates against another person who provides information to an ombudsman; or
(4) knowingly or intentionally threatens an ombudsman, a person who has filed a complaint, or a person who provides information to an ombudsman, because of an investigation or potential investigation;
commits interference with the office of the department of child services ombudsman, a Class A misdemeanor.
(b) Expungement of records held by the department of child services that occurs by statutory mandate, judicial order or decree, administrative review or process, automatic operation of the Indiana Child Welfare Information System (ICWIS) computer system, or in the normal course of business shall not be considered intentional interference or prevention for the purposes of subsection (a).
(c) A complainant who knowingly or intentionally discloses to the public information about a case before the conclusion of an investigation and the release of the finding to the department of child services commits unlawful disclosure of information concerning a department of child services investigation, a Class A misdemeanor.
Sec. 12. The Indiana department of administration shall provide and maintain office space for the office of the department of child services ombudsman.
the approval of the budget agency under IC 4-12-1-13;
(3) enter into contracts necessary to implement this article; and
(4) receive and consider recommendations from an advisory development committee established
under IC 4-31-11.

SECTION 56. IC 4-31-3-14 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. The commission may not do the following:
(1) Impose, charge, or collect by rule a fee that is not authorized by this article on any party
to a proposed transfer of an ownership interest in a permit issued under IC 4-31-5.
(2) Make the commission's approval of a proposed transfer of an ownership interest in a
permit issued under IC 4-31-5 contingent upon the payment of any amount that is not
authorized by this article.

SECTION 57. IC 4-33-4-21 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON
PASSAGE]: Sec. 21. (a) A licensed owner or any other person must apply for and receive the
commission's approval before:
(1) an owner's license is:
   (A) transferred;
   (B) sold; or
   (C) purchased; or
(2) a voting trust agreement or other similar agreement is established with respect to the owner's
license.
   (b) Subject to section 24 of this chapter, the commission shall adopt rules governing the procedure
a licensed owner or other person must follow to take an action under subsection (a). The rules must
specify that a person who obtains an ownership interest in a license must meet the criteria of this article
and any rules adopted by the commission. A licensed owner may transfer an owner's license only in
accordance with this article and rules adopted by the commission.
   (c) A licensed owner or any other person may not:
      (1) lease;
      (2) hypothecate; or
      (3) borrow or loan money against;
      an owner's license.
   (d) A transfer fee is imposed on a licensed owner who purchases or otherwise acquires a controlling
interest, as determined under the rules of the commission, in a second owner's license. The fee is equal
to two million dollars ($2,000,000). The commission shall collect and deposit a fee imposed under this
subsection in the state general fund.

SECTION 58. IC 4-33-4-24 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 24. The commission may not do the following:
(1) Impose by rule a fee that is not authorized by this article on any party to a proposed
transfer of an ownership interest in a riverboat owner's license or an operating permit.
(2) Make the commission's approval of a proposed transfer of an ownership interest in a
riverboat owner's license or an operating permit contingent upon the payment of any amount
that is not authorized by this article.

SECTION 59. IC 4-35-4-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. The commission may not do the following:
(1) Impose, charge, or collect by rule a fee that is not authorized by this article on any party
to a proposed transfer of an ownership interest in a license issued under IC 4-35-5.
(2) Make the commission's approval of a proposed transfer of an ownership interest in a
license issued under IC 4-35-5 contingent upon the payment of any amount that is not
authorized by this article.

SECTION 60. IC 5-1.5-8-3.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3.5. (a) As used in this section, "youth
1 sports complex" means a facility that:
2 (1) has:
3 (A) a multipurpose outdoor stadium that seats at least four thousand (4,000) persons;
4 (B) indoor sports facilities; and
5 (C) fields for baseball, soccer, softball, and lacrosse; and
6 (2) is located in a geographic area that has been annexed by a city.
7 (b) The bank and a city may, in the manner provided by this chapter, enter into a contract with
8 respect to a loan by the bank to the city for the purpose of establishing a youth sports complex in
9 the city.
10 (c) The terms and conditions of a loan under this section must include the following:
11 (1) The city may use the proceeds of the loan only for the following purposes with respect to
12 a youth sports complex:
13 (A) Costs to finance, construct, reconstruct, or improve:
14 (i) public thoroughfares or highways to improve ingress or egress to and from the
15 complex;
16 (ii) infrastructure, including water and wastewater improvements, serving the complex;
17 (iii) the acquisition of land, rights-of-way, and other property by the city for the complex;
18 and
19 (iv) site preparation, drainage, landscaping, and lighting.
20 (B) All reasonable and necessary architectural, engineering, legal, financing, accounting,
21 advertising, supervisory, and other expenses related to the acquisition and development of
22 the property or the issuance of the loan.
23 (C) Payment of any access or connection fee imposed on the complex for access to the city’s
24 public sewer system, as long as the fee applies to all property owners served and is
25 uniformly assessed within the city's corporate boundaries.
26 (2) The duration of the loan may not exceed five (5) years after the date of the execution of the
27 contract between the city and the bank.
28 (3) The repayment schedule of the loan must permit, but may not require, repayment of any
29 principal before the end of the term for the loan.
30 (4) No interest may be charged on the loan.
31 (5) The amount of the loan, which may not exceed ten million dollars ($10,000,000).
32 (d) A city may authorize the borrowing of money under this section by adoption of an ordinance
33 and, as set forth in IC 5-1-14-4, may use any source of revenue to repay a loan under this section.
34 This section constitutes complete authority for the city to enter into a loan under this section.
35 (e) If the city fails to make any repayments of a loan under this section, the amount payable may
36 be withheld in the manner provided by section 5 of this chapter from any money otherwise payable
37 to the city.
38 (f) This section expires July 1, 2016.
39
40 SECTION 61. IC 5-10-8-8.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
41 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8.5. (a) The state employee retiree health
42 benefit trust fund is established to provide funding for a retiree health benefit plan developed under
43 section 8.3 of this chapter.
44 (b) The trust fund shall be administered by the budget agency. The expenses of administering
45 the trust fund shall be paid from money in the trust fund. The trust fund consists of cigarette tax
46 revenues deposited in the fund under IC 6-7-1-28.1(7) and other appropriations, revenues, or
47 transfers to the trust fund under IC 4-12-1.
48 (c) The treasurer of state shall invest the money in the trust fund not currently needed to meet
49 the obligations of the trust fund in the same manner as other public money may be invested.
50 (d) The trust fund is considered a trust fund for purposes of IC 4-9.1-1-7. Money may not be
51 transferred, assigned, or otherwise removed from the trust fund by the state board of finance, the
budget agency, or any other state agency.

(e) The trust fund shall be established and administered in a manner that complies with Internal Revenue Code requirements concerning health reimbursement arrangement (HRA) trusts. Contributions by the state to the trust fund are irrevocable. All assets held in the trust fund must be held for the exclusive benefit of participants of the retiree health benefit plan developed under section 8.3 of this chapter and their beneficiaries. All assets in the trust fund:

(1) are dedicated exclusively to providing benefits to participants of the plan and their beneficiaries according to the terms of the plan; and

(2) are exempt from levy, sale, garnishment, attachment, or other legal process.

(f) Money in the trust fund does not revert to the state general fund at the end of any state fiscal year.

(g) The money in the trust fund is appropriated to the budget agency for providing the retiree health benefit plan developed under section 8.3 of this chapter.

SECTION 62. IC 5-28-30-17, AS ADDED BY P.L.162-2007, SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 17. (a) To further the purposes of this chapter, and in addition to the corporation's other powers under this chapter, the corporation may, upon a written finding as described in section 10 of this chapter, make direct loans from money in the guaranty fund to or for the benefit of:

(1) any industrial development project, mining operation, or agricultural operation that involves the processing of agricultural products; or

(2) a supplier, contractor, or subcontractor for an industrial development project for which:

(A) bankruptcy was declared with respect to the project before January 1, 2009;

(B) the estimated value of the project or operation before bankruptcy was declared was at least five hundred million dollars ($500,000,000); and

(C) the estimated number of employees upon completion the project or operation was expected to be at least one thousand two hundred (1,200) persons;

upon the terms and conditions that the corporation prescribes.

(b) Loans made under this section are subject to the following conditions:

(1) A new or additional loan may not be made if the loan would cause the then outstanding total guarantee obligations with respect to all loans and leases guaranteed under this section and the other provisions of this chapter to exceed eight (8) times the amount of money then in the guaranty fund, or would cause the then outstanding total principal balance of all loans made under this section and then owing to the corporation to exceed twenty percent (20%) of the amount of money then in the guaranty fund.

(2) The principal amount of such a loan to or for the benefit of a project or operation may not exceed one million dollars ($1,000,000), less the then outstanding total guarantee obligations with respect to any loans or leases guaranteed under this chapter to or for the benefit of that project or operation.

(3) With respect to any loan made under this section, a loan agreement with the corporation must contain the following terms:

(A) A requirement that the loan proceeds be used for specified purposes consistent with and in furtherance of the purposes of the corporation under this chapter.

(B) The term of the loan, which may not be later than twenty (20) years from the date of the loan.

(C) The repayment schedule.

(D) The interest rate or rates of the loan, which may include variations in the rate, but which may not be less than the amount necessary to cover all expenses of the corporation in making the loan.

(E) Any other terms and provisions that the corporation requires.

(4) A loan agreement under this section may also contain a requirement that the loan be insured directly or indirectly by a loan insurer or be guaranteed by a loan guarantor, and a requirement of any other type or types of security or collateral that the corporation considers reasonable or necessary.
(5) A loan made under this section may be sold by the corporation, and the corporation may permit
other lenders to participate in a loan made under this section, at the time or times and upon the terms
and conditions that the corporation considers reasonable or necessary. A loan sold or in which other
lenders participate may be guaranteed by the corporation, upon terms and conditions established by
the corporation.

SECTION 63. IC 5-28-33 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
AS FOLLOWS [EFFECTIVE JULY 1, 2009]:

Chapter 33. Green Industries Fund

Sec. 1. As used in this chapter, "fund" means the green industries fund established by section 3
of this chapter.

Sec. 2. For the purposes of this chapter, "green industry" means an Indiana business that
manufactures products that reduce energy consumption or lower emissions in the market of their
intended use, including the following:

1. Biofuels.
2. Advanced technology vehicles.
3. Alternative fuel vehicles and power systems.
4. Clean diesel technology.
5. Domestic appliances.
6. Distributed power generation.
7. Emission control systems.
8. Energy monitoring, management, and efficiency.
10. Renewable energy.
11. Smart grid technology.
12. Other sectors determined by the corporation.

Sec. 3. (a) The green industries fund is established. The fund shall be administered by the
corporation.

(b) The fund may be used to provide grants and loans to Indiana manufacturing companies for
the following purposes:

1. To strengthen Indiana's economy by focusing investment in advanced manufacturing
clusters focused on more energy efficient and environmentally-sustainable technologies,
processes, and products.
2. To accelerate job creation through training and education initiatives to enhance the skills
and employment prospects of Indiana's workforce in green industries.
3. To facilitate the redevelopment of Indiana manufacturing sites, facilities, and processes to
operate in a more energy efficient and environmentally sustainable manner.
4. To stimulate the development of technologies, processes and products that reduce energy
consumption or lower emissions in the market of their intended use.
5. To encourage public-private partnerships focused on development of green industries
among Indiana manufacturing companies, public or private educational institutions, nonprofit
organizations and charitable foundations, research and development organization, and state
agencies.

Sec. 4. (a) An Indiana manufacturing company may apply for one (1) or more grants or loans
from the fund.

(b) The corporation shall give priority to applications that meet three (3) or more of the purposes
listed in section 3 of this chapter. The corporation shall base the award of a grant or loan on the
number and quality of jobs being created, the community's economic need, and the capital
investment being made by the applicant.

(c) A grant may not exceed fifty percent (50%) of the applicant's project costs.

SECTION 64. IC 6-1.1-17-5, AS AMENDED BY P.L.146-2008, SECTION 149, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) The officers of political subdivisions shall meet each year to fix the budget, tax rate, and tax levy of their respective subdivisions for the ensuing budget year as follows:

1. The board of school trustees of a school corporation that is located in a city having a population of more than one hundred five thousand (105,000) but less than one hundred twenty thousand (120,000), not later than:
   (A) the time required in section 5.6(b) of this chapter; or
   (B) for budget years beginning before July 1, 2010, 2011, September 30 if a resolution adopted under section 5.6(d) of this chapter is in effect.

2. The proper officers of all other political subdivisions, not later than September 30.

3. The governing body of each school corporation (including a school corporation described in subdivision (1)), not later than the time required under section 5.6(b) of this chapter for budget years beginning after June 30, 2011.

Except in a consolidated city and county and in a second class city, the public hearing required by section 3 of this chapter must be completed at least ten (10) days before the proper officers of the political subdivision meet to fix the budget, tax rate, and tax levy. In a consolidated city and county and in a second class city, that public hearing, by any committee or by the entire fiscal body, may be held at any time after introduction of the budget.

(b) Ten (10) or more taxpayers may object to a budget, tax rate, or tax levy of a political subdivision fixed under subsection (a) by filing an objection petition with the proper officers of the political subdivision not more than seven (7) days after the hearing. The objection petition must specifically identify the provisions of the budget, tax rate, and tax levy to which the taxpayers object.

(c) If a petition is filed under subsection (b), the fiscal body of the political subdivision shall adopt with its budget a finding concerning the objections in the petition and any testimony presented at the adoption hearing.

(d) This subsection does not apply to a school corporation. Each year at least two (2) days before the first meeting after September 20 of the county board of tax adjustment held under IC 6-1.1-29-4, a political subdivision shall file with the county auditor:

1. a statement of the tax rate and levy fixed by the political subdivision for the ensuing budget year;
2. two (2) copies of the budget adopted by the political subdivision for the ensuing budget year; and
3. two (2) copies of any findings adopted under subsection (c).

Each year the county auditor shall present these items to the county board of tax adjustment at the board's first meeting under IC 6-1.1-29-4 after September 20 of that year.

(e) In a consolidated city and county and in a second class city, the clerk of the fiscal body shall, notwithstanding subsection (d), file the adopted budget and tax ordinances with the county board of tax adjustment within two (2) days after the ordinances are signed by the executive, or within two (2) days after action is taken by the fiscal body to override a veto of the ordinances, whichever is later.

(f) If a fiscal body does not fix the budget, tax rate, and tax levy of the political subdivisions for the ensuing budget year as required under this section, the most recent annual appropriations and annual tax levy are continued for the ensuing budget year.

SECTION 65. IC 6-1.1-17-5.6, AS AMENDED BY P.L.146-2008, SECTION 150, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5.6. (a) For budget years beginning before July 1, 2010, 2011, this section applies only to a school corporation that is located in a city having a population of more than one hundred five thousand (105,000) but less than one hundred twenty thousand (120,000). For budget years beginning after June 30, 2010, 2011, this section applies to all school corporations. Beginning in 2010, 2011, each school corporation shall adopt a budget under this section that applies from July 1 of the year through June 30 of the following year. In the initial budget adopted by a school corporation in 2010, 2011 under this section, the first six (6) months of that initial budget must be consistent with the last six (6) months of the budget adopted by the school corporation for calendar year 2010, 2011.
(b) Before February 1 of each year, the officers of the school corporation shall meet to fix the budget for the school corporation for the ensuing budget year, with notice given by the same officers. However, if a resolution adopted under subsection (d) is in effect, the officers shall meet to fix the budget for the ensuing budget year before September 30.

(c) Each year, at least two (2) days before the first meeting after September 20 of the county board of tax adjustment held under IC 6-1.1-29-4, the school corporation shall file with the county auditor:

(1) a statement of the tax rate and tax levy fixed by the school corporation for the ensuing budget year;

(2) two (2) copies of the budget adopted by the school corporation for the ensuing budget year; and

(3) any written notification from the department of local government finance under section 16(i) of this chapter that specifies a proposed revision, reduction, or increase in the budget adopted by the school corporation for the ensuing budget year.

Each year the county auditor shall present these items to the county board of tax adjustment at the board's first meeting after September 20 of that year.

(d) This subsection does not apply to budget years after June 30, 2011. The governing body of the school corporation may adopt a resolution to cease using a school year budget year and return to using a calendar year budget year. A resolution adopted under this subsection must be adopted after January 1 and before July 1. The school corporation's initial calendar year budget year following the adoption of a resolution under this subsection begins on January 1 of the year following the year the resolution is adopted. The first six (6) months of the initial calendar year budget for the school corporation must be consistent with the last six (6) months of the final school year budget fixed by the department of local government finance before the adoption of a resolution under this subsection. Notwithstanding any resolution adopted under this subsection, beginning in 2011, each school corporation shall adopt a budget under this section that applies from July 1 of the year through June 30 of the following year.

(e) A resolution adopted under subsection (d) may be rescinded by a subsequent resolution adopted by the governing body. If the governing body of the school corporation rescinds a resolution adopted under subsection (d) and returns to a school year budget year, the school corporation's initial school year budget year begins on July 1 following the adoption of the rescinding resolution and ends on June 30 of the following year. The first six (6) months of the initial school year budget for the school corporation must be consistent with the last six (6) months of the last calendar year budget fixed by the department of local government finance before the adoption of a rescinding resolution under this subsection.

SECTION 66. IC 6-1.1-20.3-8.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8.5. (a) Notwithstanding any other law, if:

(1) the fiscal body of a distressed political subdivision submitted a petition to the board before January 1, 2009, for relief under this chapter;

(2) the petition submitted by the fiscal body of the distressed political subdivision included a proposed financial plan for the distressed political subdivision as required by section 6 of this chapter; and

(3) the board does not before July 1, 2009, take final action on the petition to either deny the petition for relief or grant relief under section 8 of this chapter;

the state budget committee (instead of the board) shall review the petition for relief and shall take final action to either deny the petition for relief or grant relief under section 8 of this chapter.

(b) The board shall provide the state budget committee with all of the documentation and records necessary for the state budget committee to carry out its review under this section and to make its determination on the petition for relief. Notwithstanding any other law, in carrying out a review under this section and making a determination on a petition for relief under this section, the state budget committee has the same powers and duties as possessed by the board in carrying out the board's responsibilities under this section.

(c) A distressed political subdivision may petition the tax court for judicial review of a final
determination of the state budget committee under this section in the manner provided under
section 10 of this chapter.

(d) This section expires June 30, 2011.

SECTION 67. IC 6-3-1-3.5, AS AMENDED BY P.L.131-2008, SECTION 11, AND AS AMENDED
BY P.L.3-2008, SECTION 60, IS CORRECTED AND AMENDED TO READ AS FOLLOWS
[EFFECTIVE JANUARY 1, 2009 (RETOACTIVE)]: Sec. 3.5. When used in this article, the term
"adjusted gross income" shall mean the following:

(a) In the case of all individuals, "adjusted gross income" (as defined in Section 62 of the Internal
Revenue Code), modified as follows:

(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
of the United States.

(2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section
62 of the Internal Revenue Code for taxes based on or measured by income and levied at the state
level by any state of the United States.

(3) Subtract one thousand dollars ($1,000), or in the case of a joint return filed by a husband and
wife, subtract for each spouse one thousand dollars ($1,000).

(4) Subtract one thousand dollars ($1,000) for:

(A) each of the exemptions provided by Section 151(c) of the Internal Revenue Code;

(B) each additional amount allowable under Section 63(f) of the Internal Revenue Code; and

(C) the spouse of the taxpayer if a separate return is made by the taxpayer and if the spouse, for
the calendar year in which the taxable year of the taxpayer begins, has no gross income and is not
the dependent of another taxpayer.

(5) Subtract:

(A) for taxable years beginning after December 31, 2004, one thousand five hundred dollars
($1,500) for each of the exemptions allowed under Section 151(c)(1)(B) of the Internal Revenue
Code (as effective January 1, 2004); and

(B) five hundred dollars ($500) for each additional amount allowable under Section 63(f)(1) of
the Internal Revenue Code if the adjusted gross income of the taxpayer, or the taxpayer and the
taxpayer's spouse in the case of a joint return, is less than forty thousand dollars ($40,000).

This amount is in addition to the amount subtracted under subdivision (4).

(6) Subtract an amount equal to the lesser of:

(A) that part of the individual's adjusted gross income (as defined in Section 62 of the Internal
Revenue Code) for that taxable year that is subject to a tax that is imposed by a political
subdivision of another state and that is imposed on or measured by income; or

(B) two thousand dollars ($2,000).

(7) Add an amount equal to the total capital gain portion of a lump sum distribution (as defined in
Section 402(c)(4)(D) of the Internal Revenue Code) if the lump sum distribution is received by the
individual during the taxable year and if the capital gain portion of the distribution is taxed in the
manner provided in Section 402 of the Internal Revenue Code.

(8) Subtract any amounts included in federal adjusted gross income under Section 111 of the Internal
Revenue Code as a recovery of items previously deducted as an itemized deduction from adjusted
gross income.

(9) Subtract any amounts included in federal adjusted gross income under the Internal Revenue Code
which amounts were received by the individual as supplemental railroad retirement annuities under
45 U.S.C. 231 and which are not deductible under subdivision (1).

(10) Add an amount equal to the deduction allowed under Section 221 of the Internal Revenue Code
for married couples filing joint returns if the taxable year began before January 1, 1987.

(11) Add an amount equal to the interest excluded from federal gross income by the individual for
the taxable year under Section 128 of the Internal Revenue Code if the taxable year began before
(12) Subtract an amount equal to the amount of federal Social Security and Railroad Retirement benefits included in a taxpayer's federal gross income by Section 86 of the Internal Revenue Code.

(13) In the case of a nonresident taxpayer or a resident taxpayer residing in Indiana for a period of less than the taxpayer's entire taxable year, the total amount of the deductions allowed pursuant to subdivisions (3), (4), (5), and (6) shall be reduced to an amount which bears the same ratio to the total as the taxpayer's income taxable in Indiana bears to the taxpayer's total income.

(14) In the case of an individual who is a recipient of assistance under IC 12-10-6-1, IC 12-10-6-2.1, IC 12-15-2-2, or IC 12-15-7, subtract an amount equal to that portion of the individual's adjusted gross income with respect to which the individual is not allowed under federal law to retain an amount to pay state and local income taxes.

(15) In the case of an eligible individual, subtract the amount of a Holocaust victim's settlement payment included in the individual's federal adjusted gross income.

(16) For taxable years beginning after December 31, 1999, subtract an amount equal to the portion of any premiums paid during the taxable year by the taxpayer for a qualified long term care policy (as defined in IC 12-15-39.6-5) for the taxpayer or the taxpayer's spouse, or both.

(17) Subtract an amount equal to the lesser of:

   (A) for a taxable year:
      (i) including any part of 2004, the amount determined under subsection (f); and
      (ii) beginning after December 31, 2004, two thousand five hundred dollars ($2,500); or
   (B) the amount of property taxes that are paid during the taxable year in Indiana by the individual on the individual's principal place of residence.

(18) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the individual's federal adjusted gross income.

(19) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation to the property in the year that it was placed in service.

(20) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code.

(21) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year in which the property was placed in service to take deductions under Section 179 of the Internal Revenue Code in a total amount exceeding twenty-five thousand dollars ($25,000).

(22) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic production activities for the taxable year under Section 199 of the Internal Revenue Code for federal income tax purposes.

(23) Subtract an amount equal to the amount of the taxpayer's qualified military income that was not excluded from the taxpayer's gross income for federal income tax purposes under Section 112 of the Internal Revenue Code.

(24) Subtract income that is:

   (A) exempt from taxation under IC 6-3-2-21.7; and
   (B) included in the individual's federal adjusted gross income under the Internal Revenue Code.

(25) Subtract any amount of a credit (including an advance refund of the credit) that is provided to an individual under 26 U.S.C. 6428 (federal Economic Stimulus Act of 2008) and included in the individual's federal adjusted gross income.

(26) Add any amount of unemployment compensation excluded from federal gross income, as defined in Section 61 of the Internal Revenue Code, under Section 85(c) of the Internal Revenue Code.
(27) Add the amount excluded from gross income under Section 108(a)(1)(e) of the Internal Revenue Code for the discharge of debt on a qualified principal residence.

(28) Add an amount equal to any income not included in gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code. Subtract an amount necessary to make the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code.

(29) Add the amount necessary to make the adjusted gross income of any taxpayer that placed qualified restaurant property in service during the taxable year and that was classified as 15-year property under Section 168(e)(3)(E)(v) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the classification not applied to the property in the year that it was placed in service.

(30) Add the amount necessary to make the adjusted gross income of any taxpayer that placed qualified retail improvement property in service during the taxable year and that was classified as 15-year property under Section 168(e)(3)(E)(ix) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the classification not applied to the property in the year that it was placed in service.

(31) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that claimed the special allowance for qualified disaster assistance property under Section 168(n) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the special allowance not been claimed for the property.

(32) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that made an election under Section 179C of the Internal Revenue Code to expense costs for qualified refinery property equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year.

(33) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that made an election under Section 181 of the Internal Revenue Code to expense costs for a qualified film or television production equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year.

(34) Add an amount equal to any loss that is treated under Section 301 of the Emergency Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred stock in:

(A) the Federal National Mortgage Association, established under the Federal National Mortgage Association Charter Act (12 U.S.C. 1716 et seq.); or
(B) the Federal Home Loan Mortgage Corporation, established under the Federal Home Loan Mortgage Corporation Act (12 U.S.C. 1451 et seq.).

Subtract an amount necessary to make the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of any loss that is treated under Section 301 of the Emergency Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred stock described in clause (A) or (B).

(b) In the case of corporations, the same as "taxable income" (as defined in Section 63 of the Internal Revenue Code) adjusted as follows:

(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
of the United States.

(2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section
170 of the Internal Revenue Code.

(3) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section
63 of the Internal Revenue Code for taxes based on or measured by income and levied at the state
level by any state of the United States.

(4) Subtract an amount equal to the amount included in the corporation's taxable income under
Section 78 of the Internal Revenue Code.

(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
taxable year equal to the amount of adjusted gross income that would have been computed had an
election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
depreciation to the property in the year that it was placed in service.

(6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code.

(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
that would have been computed had an election not been made for federal income tax purposes not been made for
the year in which the property was placed in service to take deductions under Section 179 of the
Internal Revenue Code in a total amount exceeding twenty-five thousand dollars ($25,000).

(8) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic
production activities for the taxable year under Section 199 of the Internal Revenue Code for federal
income tax purposes.

(9) Add to the extent required by IC 6-3-2-20 the amount of intangible expenses (as defined in
IC 6-3-2-20) and any directly related intangible interest expenses (as defined in IC 6-3-2-20) for the
taxable year that reduced the corporation's taxable income (as defined in Section 63 of the Internal
Revenue Code) for federal income tax purposes.

(10) Add an amount equal to any deduction for dividends paid (as defined in Section 561 of the
Internal Revenue Code) to shareholders of a captive real estate investment trust (as defined in
section 34.5 of this chapter).

(11) Subtract income that is:

   (A) exempt from taxation under IC 6-3-2-21.7; and

   (B) included in the corporation's taxable income under the Internal Revenue Code.

(12) Add an amount equal to any income not included in gross income as a result of the
deferral of income arising from business indebtedness discharged in connection with the
reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt
instrument, as provided in Section 108(i) of the Internal Revenue Code. Subtract an amount
necessary to make the adjusted gross income of any taxpayer that added an amount to
adjusted gross income in a previous year to offset the amount included in federal gross income
as a result of the deferral of income arising from business indebtedness discharged in
connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an
applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code.

(13) Add the amount necessary to make the adjusted gross income of any taxpayer that placed
qualified restaurant property in service during the taxable year and that was classified as
15-year property under Section 168(e)(3)(E)(v) of the Internal Revenue Code equal to the
amount of adjusted gross income that would have been computed had the classification not
applied to the property in the year that it was placed in service.

(14) Add the amount necessary to make the adjusted gross income of any taxpayer that placed
qualified retail improvement property in service during the taxable year and that was
classified as 15-year property under Section 168(e)(3)(E)(ix) of the Internal Revenue Code.
equal to the amount of adjusted gross income that would have been computed had the
classification not applied to the property in the year that it was placed in service.

(15) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that claimed the special allowance for qualified disaster assistance property under Section
168(n) of the Internal Revenue Code equal to the amount of adjusted gross income that would
have been computed had the special allowance not been claimed for the property.

(16) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that made an election under Section 179C of the Internal Revenue Code to expense costs for
qualified refinery property equal to the amount of adjusted gross income that would have been
computed had an election for federal income tax purposes not been made for the year.

(17) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that made an election under Section 181 of the Internal Revenue Code to expense costs for a
qualified film or television production equal to the amount of adjusted gross income that
would have been computed had an election for federal income tax purposes not been made for
the year.

(18) Add an amount equal to any loss that is treated under Section 301 of the Emergency
Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred
stock in:
(A) the Federal National Mortgage Association, established under the Federal National
Mortgage Association Charter Act (12 U.S.C. 1716 et seq.); or
(B) the Federal Home Loan Mortgage Corporation, established under the Federal Home
Loan Mortgage Corporation Act (12 U.S.C. 1451 et seq.).

Subtract an amount necessary to make the adjusted gross income of any taxpayer that added
an amount to adjusted gross income in a previous year to offset the amount included in federal
gross income as a result of any loss that is treated under Section 301 of the Emergency
Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred
stock described in clause (A) or (B).

(c) In the case of life insurance companies (as defined in Section 816(a) of the Internal Revenue Code)
that are organized under Indiana law, the same as "life insurance company taxable income" (as defined
in Section 801 of the Internal Revenue Code), adjusted as follows:
(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
of the United States.
(2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal
Revenue Code.
(3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 831(c)
of the Internal Revenue Code for taxes based on or measured by income and levied at the state level
by any state.
(4) Subtract an amount equal to the amount included in the company's taxable income under Section
78 of the Internal Revenue Code.
(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
taxable year equal to the amount of adjusted gross income that would have been computed had an
election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
depreciation to the property in the year that it was placed in service.
(6) Add an amount equal to any deduction allowed under Section 172 or Section 810 of the Internal
Revenue Code.
(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
that would have been computed had an election for federal income tax purposes not been made for
the year in which the property was placed in service to take deductions under Section 179 of the
Internal Revenue Code in a total amount exceeding twenty-five thousand dollars ($25,000).
(8) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic
production activities for the taxable year under Section 199 of the Internal Revenue Code for federal
income tax purposes.
(9) Subtract income that is:
   (A) exempt from taxation under IC 6-3-2-21.7; and
   (B) included in the insurance company's taxable income under the Internal Revenue Code.
(10) Add an amount equal to any income not included in gross income as a result of the
deferral of income arising from business indebtedness discharged in connection with the
reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt
instrument, as provided in Section 108(i) of the Internal Revenue Code. Subtract an amount
necessary to make the adjusted gross income of any taxpayer that added an amount to
adjusted gross income in a previous year to offset the amount included in federal gross income
as a result of the deferral of income arising from business indebtedness discharged in
connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an
applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code.
(11) Add the amount necessary to make the adjusted gross income of any taxpayer that placed
qualified restaurant property in service during the taxable year and that was classified as
15-year property under Section 168(e)(3)(E)(v) of the Internal Revenue Code equal to the
amount of adjusted gross income that would have been computed had the classification not
applied to the property in the year that it was placed in service.
(12) Add the amount necessary to make the adjusted gross income of any taxpayer that placed
qualified retail improvement property in service during the taxable year and that was
classified as 15-year property under Section 168(e)(3)(E)(ix) of the Internal Revenue Code
equal to the amount of adjusted gross income that would have been computed had the
classification not applied to the property in the year that it was placed in service.
(13) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that claimed the special allowance for qualified disaster assistance property under Section
168(n) of the Internal Revenue Code equal to the amount of adjusted gross income that would
have been computed had the special allowance not been claimed for the property.
(14) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that made an election under Section 179C of the Internal Revenue Code to expense costs for
qualified refinery property equal to the amount of adjusted gross income that would have been
computed had an election for federal income tax purposes not been made for the year.
(15) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that made an election under Section 181 of the Internal Revenue Code to expense costs for a
qualified film or television production equal to the amount of adjusted gross income that
would have been computed had an election for federal income tax purposes not been made for
the year.
(16) Add an amount equal to any loss that is treated under Section 301 of the Emergency
Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred
stock in:
   (A) the Federal National Mortgage Association, established under the Federal National
       Mortgage Association Charter Act (12 U.S.C. 1716 et seq.); or
   (B) the Federal Home Loan Mortgage Corporation, established under the Federal Home
       Loan Mortgage Corporation Act (12 U.S.C. 1451 et seq.).
Subtract an amount necessary to make the adjusted gross income of any taxpayer that added
an amount to adjusted gross income in a previous year to offset the amount included in federal
gross income as a result of any loss that is treated under Section 301 of the Emergency
Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred stock described in clause (A) or (B).

(17) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter 1, Subchapter N of the Internal Revenue Code.

(d) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows:

(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States.

(2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code.

(3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 831(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by any state.

(4) Subtract an amount equal to the amount included in the company's taxable income under Section 78 of the Internal Revenue Code.

(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation to the property in the year that it was placed in service.

(6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code.

(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year in which the property was placed in service to take deductions under Section 179 of the Internal Revenue Code in a total amount exceeding twenty-five thousand dollars ($25,000).

(8) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic production activities for the taxable year under Section 199 of the Internal Revenue Code for federal income tax purposes.

(9) Subtract income that is:

   (A) exempt from taxation under IC 6-3-2-21.7; and
   (B) included in the insurance company's taxable income under the Internal Revenue Code.

(10) Add an amount equal to any income not included in gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code. Subtract an amount necessary to make the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code.

(11) Add the amount necessary to make the adjusted gross income of any taxpayer that placed qualified restaurant property in service during the taxable year and that was classified as 15-year property under Section 168(e)(3)(E)(v) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the classification not applied to the property in the year that it was placed in service.

(12) Add the amount necessary to make the adjusted gross income of any taxpayer that placed
qualified retail improvement property in service during the taxable year and that was
classified as 15-year property under Section 168(e)(3)(E)(ix) of the Internal Revenue Code
equal to the amount of adjusted gross income that would have been computed had the
classification not applied to the property in the year that it was placed in service.
(13) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that claimed the special allowance for qualified disaster assistance property under Section
168(n) of the Internal Revenue Code equal to the amount of adjusted gross income that would
have been computed had the special allowance not been claimed for the property.
(14) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that made an election under Section 179C of the Internal Revenue Code to expense costs for
qualified refinery property equal to the amount of adjusted gross income that would have been
computed had an election for federal income tax purposes not been made for the year.
(15) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer
that made an election under Section 181 of the Internal Revenue Code to expense costs for a
qualified film or television production equal to the amount of adjusted gross income that
would have been computed had an election for federal income tax purposes not been made for
the year.
(16) Add an amount equal to any loss that is treated under Section 301 of the Emergency
Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred
stock in:
   (A) the Federal National Mortgage Association, established under the Federal National
       Mortgage Association Charter Act (12 U.S.C. 1716 et seq.); or
   (B) the Federal Home Loan Mortgage Corporation, established under the Federal Home
       Loan Mortgage Corporation Act (12 U.S.C. 1451 et seq.).
Subtract an amount necessary to make the adjusted gross income of any taxpayer that added
an amount to adjusted gross income in a previous year to offset the amount included in federal
gross income as a result of any loss that is treated under Section 301 of the Emergency
Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred
stock described in clause (A) or (B).
(17) Add an amount equal to any exempt insurance income under Section 953(e) of the
Internal Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter
1, Subchapter N of the Internal Revenue Code.
(e) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section
641(b) of the Internal Revenue Code) adjusted as follows:
(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
of the United States.
(2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment
included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist
attack or a trust to the extent the trust benefits a victim of the September 11 terrorist attack.
(3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
taxable year equal to the amount of adjusted gross income that would have been computed had an
election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
depreciation to the property in the year that it was placed in service.
(4) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code.
(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
that would have been computed had an election for federal income tax purposes not been made for
the year in which the property was placed in service to take deductions under Section 179 of the

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Internal Revenue Code in a total amount exceeding twenty-five thousand dollars ($25,000).

(6) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic production activities for the taxable year under Section 199 of the Internal Revenue Code for federal income tax purposes.

(7) Subtract income that is:
   (A) exempt from taxation under IC 6-3-2-21.7; and
   (B) included in the taxpayer's taxable income under the Internal Revenue Code.

(8) Add an amount equal to any income not included in gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code. Subtract an amount necessary to make the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code.

(9) Add the amount necessary to make the adjusted gross income of any taxpayer that placed qualified restaurant property in service during the taxable year and that was classified as 15-year property under Section 168(e)(3)(E)(v) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the classification not applied to the property in the year that it was placed in service.

(10) Add the amount necessary to make the adjusted gross income of any taxpayer that placed qualified retail improvement property in service during the taxable year and that was classified as 15-year property under Section 168(e)(3)(E)(ix) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the classification not applied to the property in the year that it was placed in service.

(11) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that claimed the special allowance for qualified disaster assistance property under Section 168(n) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the special allowance not been claimed for the property.

(12) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that made an election under Section 179C of the Internal Revenue Code to expense costs for qualified refinery property equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year.

(13) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that made an election under Section 181 of the Internal Revenue Code to expense costs for a qualified film or television production equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year.

(14) Add an amount equal to any loss that is treated under Section 301 of the Emergency Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred stock in:
   (A) the Federal National Mortgage Association, established under the Federal National Mortgage Association Charter Act (12 U.S.C. 1716 et seq.); or
   (B) the Federal Home Loan Mortgage Corporation, established under the Federal Home Loan Mortgage Corporation Act (12 U.S.C. 1451 et seq.).

Subtract an amount necessary to make the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of any loss that is treated under Section 301 of the Emergency Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred stock.
stock described in clause (A) or (B).

(f) This subsection applies only to the extent that an individual paid property taxes in 2004 that were imposed for the March 1, 2002, assessment date or the January 15, 2003, assessment date. The maximum amount of the deduction under subsection (a)(17) is equal to the amount determined under STEP FIVE of the following formula:

STEP ONE: Determine the amount of property taxes that the taxpayer paid after December 31, 2003, in the taxable year for property taxes imposed for the March 1, 2002, assessment date and the January 15, 2003, assessment date.

STEP TWO: Determine the amount of property taxes that the taxpayer paid in the taxable year for the March 1, 2003, assessment date and the January 15, 2004, assessment date.

STEP THREE: Determine the result of the STEP ONE amount divided by the STEP TWO amount.

STEP FOUR: Multiply the STEP THREE amount by two thousand five hundred dollars ($2,500).

STEP FIVE: Determine the sum of the STEP FOUR amount and two thousand five hundred dollars ($2,500).

SECTION 68. IC 6-3-1-11, AS AMENDED BY P.L.131-2008, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETOACTIVE)]: Sec. 11. (a) The term "Internal Revenue Code" means the Internal Revenue Code of 1986 of the United States as amended and in effect on January 1, 2009.

(b) Whenever the Internal Revenue Code is mentioned in this article, the particular provisions that are referred to, together with all the other provisions of the Internal Revenue Code in effect on January 1, 2009, that pertain to the provisions specifically mentioned, shall be regarded as incorporated in this article by reference and have the same force and effect as though fully set forth in this article. To the extent the provisions apply to this article, regulations adopted under Section 7805(a) of the Internal Revenue Code and in effect on January 1, 2009, shall be regarded as rules adopted by the department under this article, unless the department adopts specific rules that supersede the regulation.

(c) An amendment to the Internal Revenue Code made by an act passed by Congress before January 1, 2009, and that affects:

(1) individual adjusted gross income (as defined in Section 62 of the Internal Revenue Code);
(2) corporate taxable income (as defined in Section 63 of the Internal Revenue Code);
(3) trust and estate taxable income (as defined in Section 641(b) of the Internal Revenue Code);
(4) life insurance company taxable income (as defined in Section 801(b) of the Internal Revenue Code);
(5) mutual insurance company taxable income (as defined in Section 821(b) of the Internal Revenue Code); or
(6) taxable income (as defined in Section 832 of the Internal Revenue Code);

is also effective for that same taxable year for purposes of determining adjusted gross income under section 3.5 of this chapter.

SECTION 69. IC 6-3-2-2.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETOACTIVE)]: Sec. 2.5. (a) This section applies to a resident person.

(b) Resident persons are entitled to a net operating loss deduction. The amount of the deduction taken in a taxable year may not exceed the taxpayer's unused Indiana net operating losses carried back or carried over to that year.

(c) An Indiana net operating loss equals the taxpayer's federal net operating loss for a taxable year as calculated under Section 172 of the Internal Revenue Code, adjusted for the modifications required by IC 6-3-1-3.5.

(d) The following provisions apply for purposes of subsection (c):

(1) The modifications that are to be applied are those modifications required under IC 6-3-1-3.5 for the same taxable year in which each net operating loss was incurred.
(2) An Indiana net operating loss includes a net operating loss that arises when the modifications required by IC 6-3-1-3.5 exceed the taxpayer's federal adjusted gross income (as defined in Section 62 of the Internal Revenue Code) for the taxable year in which the Indiana net operating loss is determined.

(e) Subject to the limitations contained in subsection (g), an Indiana net operating loss carryback or carryover shall be available as a deduction from the taxpayer's adjusted gross income (as defined in IC 6-3-1-3.5) in the carryback or carryover year provided in subsection (f).

(f) Carrybacks and carryovers shall be determined under this subsection as follows:

(1) An Indiana net operating loss shall be an Indiana net operating loss carryback to each of the carryback years preceding the taxable year of the loss.

(2) An Indiana net operating loss shall be an Indiana net operating loss carryover to each of the carryover years following the taxable year of the loss.

(3) Carryback years shall be determined by reference to the number of years allowed for carrying back a net operating loss under Section 172(b) of the Internal Revenue Code. However, with respect to the carryback period for a net operating loss:

(A) for which for an eligible small business, as defined in Section 172(b)(1)(H)(iv) of the Internal Revenue Code, made an election to use five (5) years instead of two (2) years under Section 172(b)(1)(H) of the Internal Revenue Code, two (2) years shall be used instead of five (5) years; or

(B) that is a qualified disaster loss for which the taxpayer elected to have the net operating loss carryback period with respect to the loss year determined without regard to Section 172(b)(1)(J) of the Internal Revenue Code, five (5) years shall be used.

(4) Carryover years shall be determined by reference to the number of years allowed for carrying over net operating losses under Section 172(b) of the Internal Revenue Code.

(5) A taxpayer who makes an election under Section 172(b)(3) of the Internal Revenue Code to relinquish the carryback period with respect to a net operating loss for any taxable year shall be considered to have also relinquished the carryback of the Indiana net operating loss for purposes of this section.

(g) The entire amount of the Indiana net operating loss for any taxable year shall be carried to the earliest of the taxable years to which (as determined under subsection (f)) the loss may be carried. The amount of the Indiana net operating loss remaining after the deduction is taken under this section in a taxable year may be carried back or carried over as provided in subsection (f). The amount of the Indiana net operating loss carried back or carried over from year to year shall be reduced to the extent that the Indiana net operating loss carryback or carryover is used by the taxpayer to obtain a deduction in a taxable year until the occurrence of the earlier of the following:

(1) The entire amount of the Indiana net operating loss has been used as a deduction.

(2) The Indiana net operating loss has been carried over to each of the carryover years provided by subsection (f).

SECTION 70. IC 6-3-2-2.6, AS AMENDED BY P.L.2-2005, SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 2.6. (a) This section applies to a corporation or a nonresident person.

(b) Corporations and nonresident persons are entitled to a net operating loss deduction. The amount of the deduction taken in a taxable year may not exceed the taxpayer's unused Indiana net operating losses carried back or carried over to that year.

(c) An Indiana net operating loss equals the taxpayer's federal net operating loss for a taxable year as calculated under Section 172 of the Internal Revenue Code, derived from sources within Indiana and adjusted for the modifications required by IC 6-3-1-3.5.

(d) The following provisions apply for purposes of subsection (c):

(1) The modifications that are to be applied are those modifications required under IC 6-3-1-3.5 for the same taxable year in which each net operating loss was incurred.
(2) The amount of the taxpayer's net operating loss that is derived from sources within Indiana shall be determined in the same manner that the amount of the taxpayer's adjusted income derived from sources within Indiana is determined under section 2 of this chapter for the same taxable year during which each loss was incurred.

(3) An Indiana net operating loss includes a net operating loss that arises when the modifications required by IC 6-3-1-3.5 exceed the taxpayer's federal taxable income (as defined in Section 63 of the Internal Revenue Code), if the taxpayer is a corporation, or when the modifications required by IC 6-3-1-3.5 exceed the taxpayer's federal adjusted gross income (as defined by Section 62 of the Internal Revenue Code), if the taxpayer is a nonresident person, for the taxable year in which the Indiana net operating loss is determined.

(e) Subject to the limitations contained in subsection (g), an Indiana net operating loss carryback or carryover shall be available as a deduction from the taxpayer's adjusted gross income derived from sources within Indiana (as defined in section 2 of this chapter) in the carryback or carryover year provided in subsection (f).

(f) Carrybacks and carryovers shall be determined under this subsection as follows:

(1) An Indiana net operating loss shall be an Indiana net operating loss carryback to each of the carryback years preceding the taxable year of the loss.

(2) An Indiana net operating loss shall be an Indiana net operating loss carryover to each of the carryover years following the taxable year of the loss.

(3) Carryback years shall be determined by reference to the number of years allowed for carrying back a net operating loss under Section 172(b) of the Internal Revenue Code. However, with respect to the carryback period for a net operating loss:

(A) for which for an eligible small business, as defined in Section 172(b)(1)(H)(iv) of the Internal Revenue Code, made an election to use five (5) years instead of two (2) years under Section 172(b)(1)(H) of the Internal Revenue Code, two (2) years shall be used instead of five (5) years; or

(B) that is a qualified disaster loss for which the taxpayer elected to have the net operating loss carryback period with respect to the loss year determined without regard to Section 172(b)(1)(J) of the Internal Revenue Code, five (5) years shall be used.

(4) Carryover years shall be determined by reference to the number of years allowed for carrying over net operating losses under Section 172(b) of the Internal Revenue Code.

(5) A taxpayer who makes an election under Section 172(b)(3) of the Internal Revenue Code to relinquish the carryback period with respect to a net operating loss for any taxable year shall be considered to have also relinquished the carryback of the Indiana net operating loss for purposes of this section.

(g) The entire amount of the Indiana net operating loss for any taxable year shall be carried to the earliest of the taxable years to which (as determined under subsection (f)) the loss may be carried. The amount of the Indiana net operating loss remaining after the deduction is taken under this section in a taxable year may be carried back or carried over as provided in subsection (f). The amount of the Indiana net operating loss carried back or carried over from year to year shall be reduced to the extent that the Indiana net operating loss carryback or carryover is used by the taxpayer to obtain a deduction in a taxable year until the occurrence of the earlier of the following:

(1) The entire amount of the Indiana net operating loss has been used as a deduction.

(2) The Indiana net operating loss has been carried over to each of the carryover years provided by subsection (f).

(h) An Indiana net operating loss deduction determined under this section shall be allowed notwithstanding the fact that in the year the taxpayer incurred the net operating loss the taxpayer was not subject to the tax imposed under section 1 of this chapter because the taxpayer was:

(1) a life insurance company (as defined in Section 816(a) of the Internal Revenue Code); or

(2) an insurance company subject to tax under Section 831 of the Internal Revenue Code.
(i) In the case of a life insurance company that claims an operations loss deduction under Section 810 of the Internal Revenue Code, this section shall be applied by:

(1) substituting the corresponding provisions of Section 810 of the Internal Revenue Code in place of references to Section 172 of the Internal Revenue Code; and

(2) substituting life insurance company taxable income (as defined in Section 801 of the Internal Revenue Code) in place of references to taxable income (as defined in Section 63 of the Internal Revenue Code).

(j) For purposes of an amended return filed to carry back an Indiana net operating loss:

(1) the term "due date of the return", as used in IC 6-8.1-9-1(a)(1), means the due date of the return for the taxable year in which the net operating loss was incurred; and

(2) the term "date the payment was due", as used in IC 6-8.1-9-2(c), means the due date of the return for the taxable year in which the net operating loss was incurred.

SECTION 71. IC 6-3-2-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 10. (a) An individual who received unemployment compensation, as defined in subsection (c), during the taxable year is entitled to a deduction from the individual's adjusted gross income for that taxable year in the amount determined using the following formula:

STEP ONE: Determine the greater of zero (0) or the difference between:

(A) the sum of:

   (i) the federal adjusted gross income of the individual (or the individual and the individual's spouse, in the case of a joint return), as defined in Section 62 of the Internal Revenue Code;

   plus

   (ii) the amount of unemployment compensation excluded from federal gross income, as defined in Section 61 of the Internal Revenue Code, under Section 85(c) of the Internal Revenue Code;

   minus

   (B) the base amount as defined in subsection (b).

   STEP TWO: Determine the greater of zero (0) or the difference between:

   (A) the individual's unemployment compensation for the taxable year; minus

   (B) one-half (1/2) of the amount determined under STEP ONE.

(b) As used in this section, "base amount" means:

(1) twelve thousand dollars ($12,000) in all cases not covered by subdivision (2) or (3);

(2) eighteen thousand dollars ($18,000) in the case of an individual who files a joint return for the taxable year; or

(3) zero (0), in the case of an individual who:

   (A) is married at the close of the taxable year, as determined under Section 143 of the Internal Revenue Code;

   (B) does not file a joint return for the taxable year; and

   (C) does not live apart from the individual's spouse at all times during the taxable year.

(c) As used in this section, "unemployment compensation" means the amount of unemployment compensation that is included in the individual's federal gross income under Section 85 of the Internal Revenue Code.

SECTION 72. IC 6-3.1-30-2, AS AMENDED BY P.L.137-2006, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. As used in this chapter, "eligible business" means a business that:

(1) is engaged in either interstate or intrastate commerce;

(2) maintains a corporate headquarters at a location outside Indiana;

(3) has not previously maintained a corporate headquarters at a location in Indiana;

(4) had annual worldwide revenues of at least one hundred twenty million dollars ($120,000,000) for the taxable year immediately preceding the business's application for a tax credit under section 12 of this chapter; and

(5) commits contractually to relocating its corporate headquarters to Indiana.
SECTION 73. IC 6-3.1-30-4, AS ADDED BY P.L.193-2005, SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 4. As used in this chapter, "qualifying project" means the relocation of the corporate headquarters of an eligible business from a location outside Indiana to a location in Indiana in a county having an unemployment rate, as of March 1, 2009, of at least fifteen percent (15%), according to the unemployment rate report by the department of workforce development.

SECTION 74. IC 6-3.1-30-8, AS AMENDED BY P.L.1-2007, SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 8. (a) A taxpayer that:

(1) is an eligible business;
(2) completes a qualifying project;
(3) incurs relocation costs; and
(4) employs at least seventy-five (75) employees in Indiana;

before July 1, 2011, is entitled to a credit against the taxpayer's state tax liability for the taxable year in which the relocation costs are incurred. The credit allowed under this section is equal to the amount determined under section 9 of this chapter.

(b) For purposes of establishing the employment level required by subsection (a)(4), a taxpayer may include:

(1) individuals who:
   (A) were employed in Indiana by the taxpayer before the taxpayer commenced a qualifying project; and
   (B) remain employed in Indiana after the completion of the taxpayer's qualifying project; and

(2) individuals who:
   (A) were not employed in Indiana by the taxpayer before the taxpayer commenced a qualifying project; and
   (B) are employed in Indiana by the taxpayer as a result of the completion of the taxpayer's qualifying project.

SECTION 75. IC 6-3.1-30-14, IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 26. Notwithstanding the other provisions of this chapter, the department may not allow a credit for a headquarters' relocation made after June 30, 2011. However, this section may not be construed to prevent a taxpayer from carrying an unused tax credit attributable to a headquarters' relocation made before July 1, 2011, forward to a taxable year beginning after December 31, 2011, in the manner provided by section 11 of this chapter.

SECTION 76. IC 6-3.5-1.1-14, AS AMENDED BY P.L.146-2008, SECTION 328, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 14. (a) In determining the amount of property tax replacement credits civil taxing units and school corporations of a county are entitled to receive during a calendar year, the department of local government finance shall consider only property taxes imposed on tangible property that was assessed in that county.

(b) If a civil taxing unit or a school corporation is located in more than one (1) county and receives property tax replacement credits from one (1) or more of the counties, then the property tax replacement credits received from each county shall be used only to reduce the property tax rates that are imposed within the county that distributed the property tax replacement credits.

(c) A civil taxing unit shall treat any property tax replacement credits that it receives or is to receive during a particular calendar year as a part of its property tax levy for that same calendar year for purposes of fixing its budget and for purposes of the property tax limits imposed by IC 6-1.1-18.5.

(d) Subject to subsection (e), if a civil taxing unit or school corporation of an adopting county does not impose a property tax levy that is first due and payable in a calendar year in which property tax replacement credits are being distributed, the civil taxing unit or school corporation is entitled to use the property tax replacement credits distributed to the civil taxing unit or school corporation for any purpose for which a property tax levy could be used.
(e) A school corporation shall treat any property tax replacement credits that the school corporation receives or is to receive during a particular calendar year as a part of its property tax levy for its debt service fund, capital projects fund, transportation fund, and special education preschool fund in proportion to the levy for each of these funds for that same calendar year for purposes of fixing its budget. A school corporation shall allocate the property tax replacement credits described in this subsection to all five (5) funds in proportion to the levy for each fund.

SECTION 77. IC 6-5.5-1-2, AS AMENDED BY P.L.223-2007, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 2. (a) Except as provided in subsections (b) through (d), "adjusted gross income" means taxable income as defined in Section 63 of the Internal Revenue Code, adjusted as follows:

1. Add the following amounts:
   (A) An amount equal to a deduction allowed or allowable under Section 166, Section 585, or Section 593 of the Internal Revenue Code.
   (B) An amount equal to a deduction allowed or allowable under Section 170 of the Internal Revenue Code.
   (C) An amount equal to a deduction or deductions allowed or allowable under Section 63 of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by a state of the United States or levied at the local level by any subdivision of a state of the United States.
   (D) The amount of interest excluded under Section 103 of the Internal Revenue Code or under any other federal law, minus the associated expenses disallowed in the computation of taxable income under Section 265 of the Internal Revenue Code.
   (E) An amount equal to the deduction allowed under Section 172 or 1212 of the Internal Revenue Code for net operating losses or net capital losses.
   (F) For a taxpayer that is not a large bank (as defined in Section 585(c)(2) of the Internal Revenue Code), an amount equal to the recovery of a debt, or part of a debt, that becomes worthless to the extent a deduction was allowed from gross income in a prior taxable year under Section 166(a) of the Internal Revenue Code.
   (G) Add the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation to the property in the year that it was placed in service.
   (H) Add the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year in which the property was placed in service to take deductions under Section 179 of the Internal Revenue Code in a total amount exceeding twenty-five thousand dollars ($25,000).
   (I) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic production activities for the taxable year under Section 199 of the Internal Revenue Code for federal income tax purposes.
   (J) Add an amount equal to any income not included in gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code. Subtract an amount necessary to make the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after December 31, 2008, and before January 1, 2011,
of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code.

(K) Add the amount necessary to make the adjusted gross income of any taxpayer that placed qualified restaurant property in service during the taxable year and that was classified as 15-year property under Section 168(e)(3)(E)(v) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the classification not applied to the property in the year that it was placed in service.

(L) Add the amount necessary to make the adjusted gross income of any taxpayer that placed qualified retail improvement property in service during the taxable year and that was classified as 15-year property under Section 168(e)(3)(E)(ix) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the classification not applied to the property in the year that it was placed in service.

(M) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that claimed the special allowance for qualified disaster assistance property under Section 168(n) of the Internal Revenue Code equal to the amount of adjusted gross income that would have been computed had the special allowance not been claimed for the property.

(N) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that made an election under Section 179C of the Internal Revenue Code to expense costs for qualified refinery property equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year.

(O) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that made an election under Section 181 of the Internal Revenue Code to expense costs for a qualified film or television production equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year.

(P) Add an amount equal to any loss that is treated under Section 301 of the Emergency Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred stock in:

(i) the Federal National Mortgage Association, established under the Federal National Mortgage Association Charter Act (12 U.S.C. 1716 et seq.); or

(ii) the Federal Home Loan Mortgage Corporation, established under the Federal Home Loan Mortgage Corporation Act (12 U.S.C. 1451 et seq.).

Subtract an amount necessary to make the adjusted gross income of any taxpayer that added an amount to adjusted gross income in a previous year to offset the amount included in federal gross income as a result of any loss that is treated under Section 301 of the Emergency Economic Stabilization Act of 2008 as an ordinary loss from the sale or exchange of preferred stock described in item (i) or (ii).

(Q) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal Revenue Code for active financing income under Subpart F, Subtitle A, Chapter 1, Subchapter N of the Internal Revenue Code.

(2) Subtract the following amounts:

(A) Income that the United States Constitution or any statute of the United States prohibits from being used to measure the tax imposed by this chapter.

(B) Income that is derived from sources outside the United States, as defined by the Internal Revenue Code.

(C) An amount equal to a debt or part of a debt that becomes worthless, as permitted under Section 166(a) of the Internal Revenue Code.

(D) An amount equal to any bad debt reserves that are included in federal income because of
accounting method changes required by Section 585(c)(3)(A) or Section 593 of the Internal Revenue Code.

(E) The amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation.

(F) The amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year in which the property was placed in service to take deductions under Section 179 of the Internal Revenue Code in a total amount exceeding twenty-five thousand dollars ($25,000).

(G) Income that is:

(i) exempt from taxation under IC 6-3-2-21.7; and

(ii) included in the taxpayer's taxable income under the Internal Revenue Code.

(b) In the case of a credit union, "adjusted gross income" for a taxable year means the total transfers to undivided earnings minus dividends for that taxable year after statutory reserves are set aside under IC 28-7-1-24.

(c) In the case of an investment company, "adjusted gross income" means the company's federal taxable income multiplied by the quotient of:

(1) the aggregate of the gross payments collected by the company during the taxable year from old and new business upon investment contracts issued by the company and held by residents of Indiana; divided by

(2) the total amount of gross payments collected during the taxable year by the company from the business upon investment contracts issued by the company and held by persons residing within Indiana and elsewhere.

(d) As used in subsection (c), "investment company" means a person, copartnership, association, limited liability company, or corporation, whether domestic or foreign, that:

(1) is registered under the Investment Company Act of 1940 (15 U.S.C. 80a-1 et seq.); and

(2) solicits or receives a payment to be made to itself and issues in exchange for the payment:

(A) a so-called bond;

(B) a share;

(C) a coupon;

(D) a certificate of membership;

(E) an agreement;

(F) a pretended agreement; or

(G) other evidences of obligation;

entitling the holder to anything of value at some future date, if the gross payments received by the company during the taxable year on outstanding investment contracts, plus interest and dividends earned on those contracts (by prorating the interest and dividends earned on investment contracts by the same proportion that certificate reserves (as defined by the Investment Company Act of 1940) is to the company's total assets) is at least fifty percent (50%) of the company's gross payments upon investment contracts plus gross income from all other sources except dividends from subsidiaries for the taxable year. The term "investment contract" means an instrument listed in clauses (A) through (G).

SECTION 78. IC 6-7-1-28.1, AS AMENDED BY P.L.3-2008, SECTION 66, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 28.1. The taxes, registration fees, fines, or penalties collected under this chapter shall be deposited in the following manner:

(1) Four and twenty-two hundredths percent (4.22%) of the money shall be deposited in a fund to be known as the cigarette tax fund.
(2) Six-tenths percent (0.6%) of the money shall be deposited in a fund to be known as the mental health centers fund.

(3) Fifty-three and sixty-eight hundredths percent (53.68%) of the money shall be deposited in the state general fund.

(4) Five and forty-three hundredths percent (5.43%) of the money shall be deposited into the pension relief fund established in IC 5-10.3-11.

(5) Twenty-seven and five hundredths percent (27.05%) of the money shall be deposited in the Indiana check-up plan trust fund established by IC 12-15-44.2-17.

(6) Two and forty-six hundredths percent (2.46%) of the money shall be deposited in the state general fund for the purpose of paying appropriations for Medicaid—Current Obligations, for provider reimbursements.

(7) Four and one-tenth Six and fifty-six hundredths percent (4.1% (6.56%)) of the money shall be deposited in the state general fund for the purpose of paying any appropriation for a health initiative.

(8) Two and forty-six hundredths percent (2.46%) of the money shall be deposited in the state general fund for the purpose of reimbursing the state general fund for a tax credit provided under IC 6-3.1-31.

The money in the cigarette tax fund, the mental health centers fund, the Indiana check-up plan trust fund, or the pension relief fund at the end of a fiscal year does not revert to the state general fund. However, if in any fiscal year, the amount allocated to a fund under subdivision (1) or (2) is less than the amount received in fiscal year 1977, then that fund shall be credited with the difference between the amount allocated and the amount received in fiscal year 1977, and the allocation for the fiscal year to the fund under subdivision (3) shall be reduced by the amount of that difference. Money deposited under subdivisions (6) through (8) (7) may not be used for any purpose other than the purpose stated in the subdivision.

SECTION 79. IC 7.1-4-8-2, AS AMENDED BY P.L.234-2007, SECTION 274, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. The monies deposited in the postwar construction fund shall be used for construction by the state for the use of:

(1) penal, benevolent, charitable and educational institutions of the state;

(2) public safety projects of the state; and

(3) facilities for the activities of state agencies or branches of state government; and

(4) municipal water and sewer infrastructure improvements necessary or useful for an institution or project described in subdivision (1) or (2), or (3).

SECTION 80. IC 8-3-23 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]:

Chapter 23. Western Indiana Passenger Rail Study

Sec. 1. As used in this chapter, "department" refers to the Indiana department of transportation.

Sec. 2. The department shall study the feasibility of an interstate passenger rail system connecting Chicago and Evansville via existing rail corridors in western Indiana.

Sec. 3. The department may cooperate with transportation officials in Illinois and any state that is a member of the interstate rail passenger network compact under IC 8-3-21 concerning the extension of passenger rail service from Evansville to that state.

Sec. 4. There is appropriated to the department three hundred thousand dollars ($300,000) from the state general fund for the department's use in carrying out the purposes of this chapter, for the period beginning July 1, 2009, and ending June 30, 2011.

SECTION 81. IC 8-16-17 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]:

Chapter 17. Ohio River Bridges Project Commission

Sec. 1. As used in this chapter, "commission" refers to the Ohio River bridges project commission established by section 3 of this chapter.
Sec. 2. As used in this chapter, "project" refers to an Ohio River bridges project.

Sec. 3. The Ohio River bridges project commission is established.

Sec. 4. (a) The commission shall work with lawfully authorized representatives of the Commonwealth of Kentucky to prepare a proposed agreement between Indiana and Kentucky to govern the financing, construction, and maintenance of Ohio River bridges projects.

(b) The commission shall submit any proposed agreement prepared under this section to the governor for the governor's approval. If a proposed agreement is approved by the governor, the commission shall submit the proposed agreement to the general assembly for introduction in the first session of the general assembly beginning after the date of the governor's approval.

Sec. 5. (a) The commission consists of five (5) voting members appointed as follows:

(1) The chairperson of the house standing committee having primary responsibility for transportation matters, as determined by the speaker of the house, serving ex officio.

(2) The chairperson of the senate standing committee having primary responsibility for transportation matters, as determined by the president pro tempore of the senate, serving ex officio.

(3) The commissioner of the Indiana department of transportation serving ex officio or the commissioner's designee. A designee of the commissioner serves at the pleasure of the commissioner.

(4) The chairman of the Indiana finance authority serving ex officio or the chairperson's designee. A designee of the chairperson serves at the pleasure of the chairperson.

(5) An Indiana resident jointly appointed by the governor, the speaker of the house of representatives, and the president pro tempore of the senate.

Sec. 6. The members of the commission shall elect one (1) member of the commission to be the commission's chairperson and other officers as the members may determine.

Sec. 7. (a) The commission may meet at any time during the calendar year.

(b) The commission shall meet at the call of the chairperson.

Sec. 8. Except as provided in section 7(a) of this chapter, the commission shall operate under the policies governing study committees that are adopted by the legislative council. The commission shall file an annual report with the legislative council in an electronic format under IC 5-14-6 by November 1 of each year.

Sec. 9. (a) Three (3) members of the commission constitute a quorum.

(b) The affirmative votes of a majority of the voting members appointed to the commission are required for the commission to take action on any measure, including final reports.

Sec. 10. The legislative services agency shall provide staff support for the commission.

Sec. 11. (a) Subject to subsection (b), each member of the commission appointed under this chapter is entitled to receive the same per diem, mileage, and travel allowances paid to members of the general assembly serving on legislative study committees established by the legislative council.

(b) This subsection applies to a member of the commission who is not a member of the general assembly. A member of the commission may not receive a per diem, mileage, or travel allowance under subsection (a) if the member also receives a per diem, mileage, or travel allowance from the authority or governmental entity that employs the member.

Sec. 12. This chapter expires December 31, 2019.

SECTION 82. IC 9-20-6-2, AS AMENDED BY P.L.3-2008, SECTION 77, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. (a) The Indiana department of transportation or local authority that:

(1) has jurisdiction over a highway or street; and

(2) is responsible for the repair and maintenance of the highway or street;

may, upon proper application in writing and upon good cause shown, grant a permit for transporting heavy vehicles and loads or other objects not conforming to this article, including a vehicle transporting an
ocean going container, if the department or authority finds that other traffic will not be seriously affected and the highway or bridge will not be seriously damaged.

(b) The permit granted under subsection (a) must authorize the operation of a tractor-semitrailer and load that:

(1) exceeds the maximum length limitation under this chapter; and

(2) is subject to regulation under this chapter;

from one-half (1/2) hour before sunrise to one-half (1/2) hour after sunset.

(c) A permit may be issued under this section for the following:

(1) A single trip.

(2) A definite time not exceeding thirty (30) days.

(3) A ninety (90) day period.

(4) A one (1) year period.

(d) This subsection applies to the transportation of ocean going containers that:

(1) have been sealed at the place of origin and have not been opened except by an agent of the federal government that may inspect the contents; and

(2) originated outside the United States; and

(3) are being transported to or from a distribution facility.

The total gross weight, with load of a vehicle or combination of vehicles transporting an ocean going container may not exceed ninety ninety-five thousand (90,000) (95,000) pounds. A permit issued under this section must be issued on an annual basis. A permit issued under this subsection may not impose a limit on the number of movements generated by the applicant or operator of a vehicle granted a permit under this subsection.

SEC. 83. IC 12-8-1-10, AS AMENDED BY P.L.113-2008, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 10. This chapter expires January 1, 2010.

SEC. 84. IC 12-8-2-12, AS AMENDED BY P.L.113-2008, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 12. This chapter expires January 1, 2010.

SEC. 85. IC 12-8-6-10, AS AMENDED BY P.L.113-2008, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 10. This chapter expires January 1, 2010.

SEC. 86. IC 12-8-8-8, AS AMENDED BY P.L.113-2008, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 8. This chapter expires January 1, 2010.

SEC. 87. IC 12-12-8-6, AS AMENDED BY P.L.141-2006, SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. (a) There is established a statewide independent living council. The council is not a part of a state agency.

(b) The council consists of at least twenty (20) members appointed by the governor, including the following:

(1) Each At least one (1) director of a center for independent living located in Indiana chosen by the directors of the centers for independent living located in Indiana.

(2) Nonvoting members from state agencies that provide services for individuals with disabilities.

(3) Other members, who may include the following:

(A) Representatives of centers for independent living.

(B) Parents and guardians of individuals with disabilities.

(C) Advocates for individuals with disabilities.

(D) Representatives from private business.

(E) Representatives of organizations that provide services for individuals with disabilities.

(F) Other appropriate individuals.

(c) The members appointed under subsection (b) must:
(1) provide statewide representation;
(2) represent a broad range of individuals with disabilities from diverse backgrounds;
(3) be knowledgeable about centers for independent living and independent living services; and
(4) include a majority of members who:
   (A) are individuals with disabilities; and
   (B) are not employed by a state agency or a center for independent living.

SECTION 88. IC 14-8-2-72.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 72.5. "District forester", for purposes of IC 14-23-10, means an employee of the department who:
   (1) holds a bachelor of science degree in forest management or a closely related forestry curriculum from a college or university accredited by the Society of American Foresters; and
   (2) is responsible for the administration of IC 6-1.1-6 within designated counties.

SECTION 89. IC 14-8-2-266.9 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 266.9. "State staffing table", for purposes of IC 14-23-10, means a position classification plan and salary and wage schedule adopted by the state personnel department under IC 4-15-1.8-7.

SECTION 90. IC 14-23-10 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]:

Chapter 10. Compensation of District Foresters
Sec. 1. This chapter applies only to salaries paid for pay periods beginning after June 30, 2008.
Sec. 2. For pay periods beginning after June 30, 2009, the state personnel department shall reclassify the job category and skill level of the position of district forester as follows:
   Job Category Executive, Scientific, and Medical (ESM)
   Skill Level 7
Sec. 3. The state personnel department shall apply the years of experience accrued by a district forester under the job category and skill level that applied to the district forester before the effective date of the reclassification required by this chapter to the district forester's new classification when computing the salary due to the district forester under the new classification.

SECTION 91. IC 20-19-3-9 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. Beginning with the school year beginning July 1, 2009, the department shall obtain and maintain student test number information in a manner and form that permits any person who is authorized to review the information, to:
   (1) access the information at any time; and
   (2) accurately determine:
      (A) where each student is enrolled and attending classes; and
      (B) the number of students enrolled in a school corporation or charter school and residing in the area served by a school corporation;
      as of any date after June 30, 2009, occurring prior to two (2) regular instructional days before the date of the inquiry.
Each school corporation and charter school shall provide the information to the department in the form and on a schedule that permits the department to comply with this section. The department shall provide technical assistance to school corporations and charter schools to assist school corporations and charter schools in complying with this section.

SECTION 92. IC 20-20-13-6, AS AMENDED BY SEA 27-2009, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 6. (a) The Senator David C. Ford educational technology fund is established to extend educational technologies to elementary and secondary schools.
   The fund may be used for any of the following:
      (1) The 4R's technology grant program to assist school corporations (on behalf of public schools) in purchasing technology equipment:
         (A) for kindergarten and grade 1 students, to learn reading, writing, and arithmetic using...
(2) A school technology program developed by the department. The program may include grants to school corporations for the purchase of:

(A) equipment, hardware, and software;
(B) learning and teaching systems; and
(C) other materials;

that promote student learning, as determined by the department.

(3) Providing educational technologies, including computers in the homes of students.

(4) Conducting educational technology training for teachers.

(5) Other innovative educational technology programs.

(b) The department may also use money in the fund under contracts entered into with the office of technology established by IC 4-13.1-2-1 to study the feasibility of establishing an information telecommunications gateway that provides access to information on employment opportunities, career development, and instructional services from data bases operated by the state among the following:

(1) Elementary and secondary schools.

(2) Postsecondary educational institutions.

(3) Career and technical educational centers and institutions that are not postsecondary educational institutions.

(4) Libraries.

(5) Any other agencies offering education and training programs.

(c) The fund consists of:

(1) state appropriations;

(2) private donations to the fund;

(3) money directed to the fund from the corporation for educational technology under IC 20-20-15; or

(4) any combination of the amounts described in subdivisions (1) through (3).

(d) The fund shall be administered by the department.

(e) Unexpended money appropriated to or otherwise available in the fund at the end of a state fiscal year does not revert to the state general fund but remains available to the department for use under this chapter.

(f) Subject to section 7 of this chapter, a school corporation may use money from the school corporation's capital projects fund as permitted under IC 20-40-8 for educational technology equipment.

SECTION 93. IC 20-20-13-3, AS ADDED BY P.L.218-2005, SECTION 45, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 3. As used in sections 13 through 24 of this chapter, "school corporation" includes, except as otherwise provided in this chapter, the Indiana School for the Blind and Visually Impaired established by IC 20-21-2-1, and the Indiana School for the Deaf established by IC 20-22-2-1, and a charter school established under IC 20-24.

SECTION 94. IC 20-20-36.2-4, AS ADDED BY HB 1198-2009, SECTION 120, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) Notwithstanding any other provision, a school corporation is eligible for a grant under this chapter in a particular year only if for that year the school corporation's total property tax revenue is expected to be reduced by more than two and fifty-four hundredths percent (\(2\% \times 3.54\%\)) because of the application of credits in that year.

(b) Subject to subsection (a), an eligible school corporation is entitled to a grant in:

(1) 2009 equal to the eligible school corporation's circuit breaker replacement amount for property taxes imposed for the March 1, 2008, and January 15, 2009, assessment dates; and

(2) 2010 equal to the eligible school corporation's circuit breaker replacement amount for property taxes imposed for the March 1, 2009, and January 15, 2010, assessment dates; and
taxes imposed for the March 1, 2009; and January 15, 2010; assessment dates.

SECTION 95. IC 20-20-36.2-5, AS ADDED BY HB 1198-2009, SECTION 120, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) An eligible school corporation’s circuit breaker replacement amount for 2009 is equal to the result determined under STEP FOUR of the following formula:

STEP ONE: Determine the amount of credits granted against the eligible school corporation’s combined levy for the eligible school corporation’s debt service fund; capital projects fund; transportation fund; school bus replacement fund; and racial balance fund; 
STEP TWO: Determine the sum of the STEP ONE amounts for all eligible school corporations in Indiana; 
STEP THREE: Divide fifty million dollars ($50,000,000) by the STEP TWO amount, rounding to the nearest ten thousandth (0.0001); 
STEP FOUR: Multiply the STEP THREE result by the STEP ONE amount, rounding to the nearest dollar ($1).

(b) An eligible school corporation is entitled to a grant under this chapter in a calendar year.
Subject to this chapter, the grant is equal to the eligible school corporation’s circuit breaker replacement amount, as determined for the calendar year. An eligible school corporation’s circuit breaker replacement amount for 2010 a calendar year is equal to the result determined under STEP FOUR of the following formula:

STEP ONE: Determine the amount of credits granted against the eligible school corporation’s combined levy, for the school corporation’s debt service fund; capital projects fund; transportation fund; school bus replacement fund; and racial balance fund; rounded to the nearest dollar ($1).
STEP TWO: Determine the sum of the STEP ONE amounts for all eligible school corporations in Indiana.
STEP THREE: Divide seventy million dollars ($70,000,000) by the STEP TWO amount, rounding to the nearest ten thousandth (0.0001); 
STEP FOUR: Multiply the STEP THREE result by the STEP ONE amount; rounding to the nearest dollar ($1); an amount equal to three and fifty-four hundredths percent (3.54%) of the school corporation’s total combined property tax levy for the calendar year, rounded to the nearest dollar ($1).
STEP THREE: Determine the greater of:
(A) zero (0); or
(B) the STEP ONE amount minus the STEP TWO amount.

SECTION 96. IC 20-20-36.2-11 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 11. Grants may be made only from Indiana’s apportionment of grants to the states from the state fiscal stabilization fund established by Division A, Title XIV of the federal American Recovery and Reinvestment Act of 2009. The total of all grants distributed in a year to all school corporations may not exceed the lesser of:
(1) in:
(A) 2009, sixteen million nine hundred sixty thousand dollars ($16,960,000); 
(B) 2010, fifty-five million two hundred thirty thousand dollars ($55,230,000); and
(C) 2011, sixty-three million four hundred sixty thousand dollars ($63,460,000); or
(2) the amount available to the state from Indiana’s apportionment of grants to the states from the state fiscal stabilization fund under Section 14001(d) of Division A, Title XIV of the federal American Recovery and Reinvestment Act of 2009, after subtracting any reduction required under IC 20-43-12-7.

SECTION 97. IC 20-20-36.2-12 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 12. If the total amount to be distributed as grants for a particular year exceeds the amount specified in section 11
of this chapter for a year, the amount to be distributed for grants to each school corporation shall
be proportionately reduced so that the total reductions equal the amount of the excess.

SECTION 98. IC 20-20-36.2-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 13. The amount of
the reduction for a particular school corporation under section 12 of this chapter is equal to the
total amount of the excess determined under section 12 of this chapter multiplied by a fraction. The
numerator of the fraction is the amount of the distribution for state fiscal stabilization fund grants
that the school corporation would have received if a reduction were not made under section 12 of
this chapter and this section. The denominator of the fraction is the total amount that would be
distributed for state fiscal stabilization fund grants to all school corporations if a reduction were
not made under section 12 of this chapter and this section.

SECTION 99. IC 20-20-36.2-14 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 14. (a) This section
applies retroactively to January 1, 2009, until the expiration of this section.
(b) Notwithstanding the effective date of HEA 1198-2009, IC 20-20-36.2, as amended by HEA
1001-2009, applies to the distribution of levy replacement grants after December 31, 2008, and
before the passage of HEA 1001-2009. IC 20-20-36, as added by P.L.146-2008, SECTION 456, does
not apply to a distribution described in this section.
(c) This section expires January 1, 2010.

SECTION 100. IC 20-20-36.2-15 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 15. This chapter expires January 1,
2012.

SECTION 101. IC 20-20-37 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO
READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]:
Chapter 37. The Comer School Development Program and Fund
Sec. 1. As used in this chapter, "fund" refers to the Comer school development program fund
established by section 10 of this chapter.
Sec. 2. (a) There is established the Comer school development program.
(b) The Comer school development program shall target at risk students enrolled in schools that
have the following characteristics:
(1) A public urban school.
(2) A public school in which:
(A) at least fifty percent (50%) of the students who were enrolled at that school building
during the prior school year qualified for free or reduced price lunches under guidelines
established under 42 U.S.C. 1758(b); and
(B) lunches are served to students.
(3) A public school in which at least ten percent (10%) of the teachers:
(A) hold a limited license to teach; or
(B) teach outside their licensed areas.
Sec. 3. The department may contract with a state educational institution to establish pilot
programs targeting schools with characteristics set forth in section 2(b) of this chapter.
Sec. 4. In establishing pilot programs under this chapter, the department, in collaboration with
a state educational institution located within the same county as a school described in section 2(b)
of this chapter, shall focus on implementing programs that enable the local school corporations,
appropriate community agencies, nonprofit entities, and colleges and universities to cooperate with
each other.
Sec. 5. A pilot program established under this chapter shall include, but is not limited to, the
following:
(1) Professional development for teachers.
(2) Curriculum development and oversight.
(3) Development of support systems that promote student learning and overall development.
(4) Community involvement.
(5) Significant matching funds from nonprofit entities or businesses.
(6) Parental participation.

Sec. 6. The department, in collaboration with a state educational institution:
(1) shall select certain school corporations to participate in pilot programs established under
this chapter; and
(2) may not select under subdivision (1) a school corporation that, on June 30, 2009, is already
participating in a pilot program as described in section 5 of this chapter.

Sec. 7. A school corporation selected or seeking to participate in a pilot program
under this chapter may enter into an agreement with a nonprofit entity, college, or university to
provide services to the school corporation in connection with the pilot program.

Sec. 8. The department, in collaboration with a state educational institution, shall develop
guidelines necessary to implement this chapter.

Sec. 9. Each school corporation that participates in a pilot program under this chapter shall
prepare a written report detailing all of the pertinent information concerning the implementation
of the pilot program, including any:
(1) recommendations made as a result of; and
(2) conclusions drawn from;
the pilot program. The school corporation shall submit the report to the department.

Sec. 10. (a) The Comer school development program fund is established to provide grants to
enable participating school corporations to establish and operate pilot programs under this chapter.
(b) The fund consists of the following:
(1) Gifts to the fund.
(2) Appropriations from the general assembly.
(3) Grants, including grants from private entities.
(4) Any combination of the resources described in subdivisions (1), (2), and (3).
(c) The department shall administer the fund.
(d) The expenses of administering the fund shall be paid from money in the fund.
(e) The treasurer of state shall invest the money in the fund not currently needed to meet the
obligations of the fund in the same manner as other public funds may be invested. The treasurer
of state shall deposit in the fund the interest that accrues from the investment of the fund.
(f) Money in the fund at the end of a state fiscal year does not revert to the state general fund.

Sec. 11. (a) To be eligible for a grant under this chapter:
(1) a school corporation; or
(2) two (2) or more school corporations acting under a joint agreement;
must timely apply to the department for a grant on forms provided by the department.
(b) An applying school corporation must include at least the following information in the school
corporation's application:
(1) A detailed description of the proposed pilot program format.
(2) The extent to which the applying school corporation intends to include appropriate
community resources not directly affiliated with the applying school corporation in the pilot
program.
(3) A statement of and any supporting information concerning the need to establish the pilot
program as perceived by the applying school corporation.
(4) The estimated cost of implementing the pilot program.
(5) Any other pertinent information required by the department in collaboration with the state
educational institution with which the department enters into a contract under section 3 of this
chapter.

Sec. 12. This chapter expires June 30, 2014.
SECTION 102. IC 20-24-3-1.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1.1. (a) Notwithstanding any other law, not more than one (1) additional charter school or conversion charter school may be established within the corporate boundaries of a school corporation in a particular calendar year.

(b) This section expires June 30, 2011.

SECTION 103. IC 20-24-7-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 13. (a) As used in this SECTION, "virtual charter school" means any charter school, including a conversion charter school, that provides for the delivery of more than fifty percent (50%) of instruction to students through:

(1) virtual distance learning;

(2) online technologies; or

(3) computer based instruction.

(b) The department shall establish a pilot program to provide funding for a statewide total of up to one hundred (100) students who attend virtual charter schools. In the first year of the pilot program, the department shall operate the virtual charter school. Beginning with the second year of the pilot program, the department shall choose an entity or entities to operate the virtual charter school. The pilot program shall focus on children who have medical disabilities that prevent them from attending school or who are unable for other reasons to attend school.

(c) A virtual charter school is entitled to receive funding from the state in an amount equal to the product of:

(1) the number of students included in the virtual charter school's ADM who are participating in the pilot program; multiplied by

(2) eighty percent (80%) of the statewide average basic tuition support.

SECTION 104. IC 20-24-8-5, AS AMENDED BY P.L.2-2006, SECTION 111, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 5. The following statutes and rules and guidelines adopted under the following statutes apply to a charter school:

(1) IC 5-11-1-9 (required audits by the state board of accounts).

(2) IC 20-30-2 (minimum number of student instructional days and hours per instructional day).

(3) IC 20-39-1-1 (unified accounting system).

(4) IC 20-35 (special education).

(5) IC 20-26-5-10 and IC 20-28-5-9 (criminal history).

(6) IC 20-26-5-6 (subject to laws requiring regulation by state agencies).

(7) IC 20-28-7-14 (void teacher contract when two (2) contracts are signed).

(8) IC 20-28-10-12 (nondiscrimination for teacher marital status).

(9) IC 20-28-10-14 (teacher freedom of association).

(10) IC 20-28-10-17 (school counselor immunity).


(12) IC 20-33-2 (compulsory school attendance).

(13) IC 20-33-3 (limitations on employment of children).

(14) IC 20-33-8-19, IC 20-33-8-21, and IC 20-33-8-22 (student due process and judicial review).

(15) IC 20-33-8-16 (firearms and deadly weapons).

(16) IC 20-34-3 (health and safety measures).

(17) IC 20-33-9 (reporting of student violations of law).

(18) IC 20-30-3-2 and IC 20-30-3-4 (patriotic commemorative observances).

(19) IC 20-31-3, IC 20-32-4, IC 20-32-5, IC 20-32-6, IC 20-32-8, or any other statute, rule, or guideline related to standardized testing (assessment programs, including remediation under the assessment programs).
(19) IC 20-33-7 (parental access to education records).
(20) IC 20-31 (accountability for school performance and improvement).

SECTION 105. IC 20-40-8-19, AS AMENDED BY P.L.146-2008, SECTION 528, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 19. (a) Money in the fund may before 2013 be used to pay for up to one hundred percent (100%) of the following costs of a school corporation:

- (1) Utility services.
- (2) Property or casualty insurance.
- (3) Both utility services and property or casualty insurance.

(b) A school corporation's expenditures under this section may not exceed: in 2008 and

- (1) in 2009 three and five-tenths percent (3.5%);
- (2) in 2010 three percent (3%);
- (3) in 2011 two percent (2%); and
- (4) in 2012 one percent (1%);

of the school corporation's 2005 calendar year distribution.

SECTION 106. IC 20-43-1-1, AS AMENDED BY P.L.234-2007, SECTION 232, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 1. This article expires January 1, 2010.

SECTION 107. IC 20-43-1-8, AS ADDED BY P.L.2-2006, SECTION 166, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 8. "Basic tuition support" means the part of a school corporation's state tuition support for basic programs determined under IC 20-43-6-5. IC 20-43-6-3.

SECTION 108. IC 20-43-1-24.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 24.5. "Fiscal stabilization fund grant" refers to a grant under IC 20-43-12.

SECTION 109. IC 20-43-1-31 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 31. For purposes of the calculation of state tuition support under this article and for purposes of federal stabilization grants, a school corporation's fiscal year is the calendar year.

SECTION 110. IC 20-43-2-2, AS AMENDED BY P.L.146-2008, SECTION 482, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 2. The maximum state distribution (excluding federal funds under the American Recovery and Reinvestment Act of 2009) for a calendar year for all school corporations for the purposes described in section 3 of this chapter is:

- (1) three billion eight hundred twelve million five hundred thousand dollars ($3,812,500,000) in 2007;
- (2) three billion nine hundred sixty million nine hundred thousand dollars ($3,960,900,000) in 2008; and
- (3) six billion five hundred eighty million eight hundred thousand dollars ($6,580,800,000) in 2011.

SECTION 111. IC 20-43-3-4, AS AMENDED BY P.L.146-2008, SECTION 485, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 4. (a) This subsection applies to calendar year 2009. A school corporation's previous year revenue equals the amount determined under STEP TWO of the following formula:

STEP ONE: Determine the sum of the following:

- (A) The school corporation's basic tuition support for the year that precedes the current year.
- (B) The school corporation's maximum permissible tuition support levy for calendar year 2008.
- (C) The school corporation's excise tax revenue for calendar year 2007.
STEP TWO: Subtract from the STEP ONE result an amount equal to the reduction in the school corporation's state tuition support under any combination of subsection (b), (c), subsection (c), (d), IC 20-10.1-2-1 (before its repeal), or IC 20-30-2-4.

(b) This subsection applies to calendar years 2010 and 2011. A school corporation's previous year revenue equals the amount determined under STEP TWO of the following formula:

STEP ONE: Determine the sum of the following:

(A) The school corporation's basic tuition support for the year that precedes the current year.
(B) The distribution to the school corporation under IC 20-43-11.5 in the year that precedes the current year.
(C) The amount of the annual decrease in federal aid to impacted areas from the year preceding the ensuing calendar year by three (3) years to the year preceding the ensuing calendar year by two (2) years.

STEP TWO: Subtract from the STEP ONE result an amount equal to the reduction in the school corporation's state tuition support under any combination of subsection (c) or IC 20-30-2-4.

(b) (c) A school corporation's previous year revenue must be reduced if:

(1) the school corporation's state tuition support for special education or career and technical education is reduced as a result of a complaint being filed with the department after December 31, 1988, because the school program overstated the number of children enrolled in special education programs or career and technical education programs; and
(2) the school corporation's previous year revenue has not been reduced under this subsection more than one (1) time because of a given overstatement.

The amount of the reduction equals the amount the school corporation would have received in state tuition support for special education and career and technical education because of the overstatement.

(c) (d) This section applies only to 2009. A school corporation's previous year revenue must be reduced if an existing elementary or secondary school located in the school corporation converts to a charter school under IC 20-24-11. The amount of the reduction equals the product of:

(1) the sum of the amounts distributed to the conversion charter school under IC 20-24-7-3(c) and IC 20-24-7-3(d) (as effective December 31, 2008); multiplied by
(2) two (2).

SECTION 112. IC 20-43-4-7, AS AMENDED BY P.L.234-2007, SECTION 240, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETOACTIVE)]: Sec. 7. (a) This subsection does not apply to a charter school. When calculating adjusted ADM for 2007 2008 distributions, this subsection, as effective after December 31, 2007, 2008, shall be used to calculate the adjusted ADM for the previous year rather than the calculation used to calculate adjusted ADM for 2007 2008 distributions.
For purposes of this article, a school corporation's "adjusted ADM" for the current year is the result determined under the following formula:

STEP ONE: Determine the sum of the following:

(A) The school corporation's ADM for the year preceding the current year by four (4) years multiplied by two-tenths (0.2):
(B) The school corporation's ADM for the year preceding the current year by three (3) years multiplied by two-tenths (0.2):
(C) The school corporation's ADM for the year preceding the current year by two (2) years multiplied divided by two-tenths (0.2): three (3).
(D) (B) The school corporation's ADM for the year preceding the current year by one (1) year multiplied divided by two-tenths (0.2): three (3).
(E) (C) The school corporation's ADM for the current year multiplied divided by two-tenths (0.2): three (3).

STEP TWO: Determine the school corporation's ADM for the current year.
STEP THREE: Determine the greater of the following:

(A) The STEP ONE result.

(B) The STEP TWO result.

(b) A charter school's adjusted ADM for purposes of this article is the charter school's current ADM.

SECTION 113. IC 20-43-5-3, AS AMENDED BY P.L.3-2008, SECTION 125, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 3. A school corporation's complexity index is determined under the following formula:

STEP ONE: Determine the greater of zero (0) or the result of the following:

1) Determine the percentage of the school corporation's students who were eligible for free or reduced price lunches in the school year ending in the later of:

(A) 2007 for purposes of determining the complexity index in 2009 and 2009, for the purposes of determining the complexity index in 2010 and 2011; or

(B) the first year of operation of the school corporation.

2) Determine the quotient of:

(i) two thousand two hundred fifty dollars ($2,250); divided by

(ii) four thousand seven hundred ninety dollars ($4,790); and

(A) in 2008:

(i) two thousand two hundred fifty dollars ($2,250); divided by

(ii) four thousand seven hundred ninety dollars ($4,790); and

(B) in 2009:

(i) two thousand four hundred twenty-one dollars ($2,221); divided by

(ii) four thousand eight hundred twenty-five dollars ($4,825); ($4,465);

(B) in 2010:

(i) two thousand two hundred thirty-eight dollars ($2,238); divided by

(ii) four thousand five hundred dollars ($4,500); and

(C) in 2011:

(i) two thousand two hundred sixty-one dollars ($2,261); divided by

(ii) four thousand five hundred forty-six dollars ($4,546).

3) Determine the product of:

(A) the subdivision (1) amount; multiplied by

(B) the subdivision (2) amount.

STEP TWO: Determine the result of one (1) plus the STEP ONE result.

STEP THREE: This STEP applies if the STEP TWO result is equal to or greater than at least one and twenty-five hundredths (1.25). Determine the result of the following:

1) Subtract one and twenty-five hundredths (1.25) from the STEP TWO result.

2) Determine the result of:

(A) the STEP TWO result; plus

(B) the subdivision (1) result.

The data to be used in making the calculations under STEP ONE must be the data collected in the annual pupil enrollment count by the department.

SECTION 114. IC 20-43-5-4, AS AMENDED BY P.L.234-2007, SECTION 244, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 4. A school corporation's foundation amount for a calendar year is the result determined under STEP TWO of the following formula:

STEP ONE: Determine The STEP ONE amount is:

(A) in 2008, four thousand seven hundred ninety dollars ($4,790); or

(B) (A) in 2009, four thousand eight hundred twenty-five dollars ($4,825); ($4,465);

(B) in 2010, four thousand five hundred dollars ($4,500); and

(C) in 2011, four thousand five hundred forty-six dollars ($4,546).

STEP TWO: Multiply the STEP ONE amount by the school corporation's complexity index.

SECTION 115. IC 20-43-5-5, AS ADDED BY P.L.2-2006, SECTION 166, IS AMENDED TO READ
AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETOACTIVE)]: Sec. 5. A school corporation's previous year revenue foundation amount for a calendar year is equal to the result of:

1. (1) the school corporation's previous year revenue; divided by
2. (2) the school corporation's adjusted ADM for the previous year.

SECTION 116. IC 20-43-5-6, AS AMENDED BY P.L.234-2007, SECTION 245, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETOACTIVE)]: Sec. 6. (a) A school corporation's transition to foundation amount for a calendar year is equal to the result determined under

STEP THREE of the following formula:

STEP ONE: Determine the difference of:

(A) the school corporation's foundation amount; minus
(B) the school corporation's previous year revenue foundation amount.

STEP TWO: Divide the STEP ONE result by:

(A) four (4) in 2008; or
(B) (A) three (3) in 2009; and
(C) one (1) in 2011.

STEP THREE: A school corporation's STEP THREE amount is the following:

(A) For a charter school located outside Marion County that has previous year revenue that is not greater than zero (0), the charter school's STEP THREE amount is the quotient of:

(i) the school corporation's transition to foundation revenue for the calendar year where the charter school is located; divided by
(ii) the school corporation's current ADM.

(B) For a charter school located in Marion County that has previous year revenue that is not greater than zero (0), the charter school's STEP THREE amount is the weighted average of the transition to foundation revenue for the school corporations where the students counted in the current ADM of the charter school have legal settlement, as determined under item (iv) of the following formula:

(i) Determine the transition to foundation revenue for each school corporation where a student counted in the current ADM of the charter school has legal settlement.
(ii) For each school corporation identified in item (i), divide the item (i) amount by the school corporation's current ADM.
(iii) For each school corporation identified in item (i), multiply the item (ii) amount by the number of students counted in the current ADM of the charter school that have legal settlement in the particular school corporation.
(iv) Determine the sum of the item (iii) amounts for the charter school.

(C) The STEP THREE amount for a school corporation that is not a charter school described in clause (A) or (B) is the following:

(i) The school corporation's foundation amount for the calendar year if the STEP ONE amount is at least negative one hundred fifty dollars (-$50) and not more than one hundred dollars ($100).
(ii) For 2009, the school corporation's foundation amount for the calendar year if the foundation amount in 2008 equaled the school corporation's transition to foundation revenue per adjusted ADM in 2008:
(iii) The sum of the school corporation's previous year revenue foundation amount and the greater of the school corporation's STEP TWO amount or one hundred dollars ($100), if the school corporation's STEP ONE amount is greater than one hundred dollars ($100).
(iv) The difference determined by subtracting fifty dollars ($50) from amount determined under subsection (b), if the school corporation's STEP ONE amount is less than negative one fifty dollars (-$150).

(b) For the purposes of STEP THREE (C)(iii) in subsection (a), determine the result of:
(1) the school corporation's previous year revenue foundation amount; if the school corporation's
STEP ONE amount is less than negative fifty dollars ($-50); minus

(2) the greater of:
   (A) one hundred and fifty dollars ($150); or
   (B) the result of:
      (i) the absolute value of the STEP ONE amount; divided by
      (ii) ten (10) in 2009, nine (9) in 2010, and eight (8) in 2011.

SECTION 117. IC 20-43-5-7, AS AMENDED BY P.L.3-2008, SECTION 126, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RE TROACTIVE)]: Sec. 7. A school
corporation's transition to foundation revenue for a calendar year is equal to the sum of the following:

(1) The product of:
   (A) the school corporation's transition to foundation amount for the calendar year; multiplied by
   (B) the school corporation's:
      (i) current ADM, if the current ADM for the school corporation is less than one hundred (100);
      and
      (ii) current adjusted ADM, if item (i) does not apply.

(2) Either:
   (A) The result of:
      (i) one hundred dollars ($100) for calendar year 2008 and one hundred fifty dollars ($150) for
      calendar year 2009; multiplied by
      (ii) the school corporation's adjusted ADM;
   if the school corporation's current ADM is less than three thousand and six hundred (3,600) and
   the amount determined under subdivision (1) is less than the school corporation's previous year
   revenue:
   (B) The result of:
      (i) one hundred dollars ($100) for calendar year 2008 and one hundred fifty dollars ($150) for
      calendar year 2009; multiplied by
      (ii) the school corporation's adjusted ADM;
   if clause (A) does not apply and the result of the amount under subdivision (1) is less than the
   result of the school corporation's previous year revenue multiplied by nine hundred sixty-five
   thousandths (0.965):
   (C) The school corporation's current adjusted ADM multiplied by the lesser of:
      (i) one hundred dollars ($100); or
      (ii) the school corporation's STEP TWO amount under section 6 of this chapter;
   if clauses (A) and (B) do not apply; the amount under subdivision (1) is less than the school
   corporation's previous year revenue; and the school corporation's result under STEP ONE of
   section 6 of this chapter is greater than zero (0); or
   (D) Zero (0); if clauses (A), (B), and (C) do not apply.

(2) This subdivision does not apply to a charter school. Either:

(A) the lesser of:
   (i) three hundred dollars ($300); or
   (ii) one dollar ($1) multiplied by the result of one thousand seven hundred (1,700) minus
   the school corporation's current ADM;
   multiplied by the school corporation's current ADM, if the school corporation's current ADM is
   less than one thousand seven hundred (1,700) and the school corporation's complexity index is
   greater than one and two-tenths (1.2);
   (B) the lesser of:
      (i) one hundred dollars ($100); or
      (ii) one dollar ($1) multiplied by the result of one thousand seven hundred (1,700) minus
      the school corporation's current ADM;
multiplied by the school corporation's current ADM, if the school corporation's current ADM is
less than one thousand seven hundred (1,700) and the school corporation's complexity index is
greater than one and one-tenth (1.1) and not greater than one and two-tenths (1.2); or
(C) zero (0), if clauses (A) and (B) do not apply.

SECTION 118. IC 20-43-6-1, AS ADDED BY P.L.2-2006, SECTION 166, IS AMENDED TO READ
AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 1. Subject to the amount
appropriated by the general assembly for state tuition support and IC 20-43-2, the amount that a school
corporation is entitled to receive in basic tuition support for a year is the amount determined in section
3 of this chapter.

SECTION 119. IC 20-43-6-3, AS AMENDED BY P.L.146-2008, SECTION 488, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 3. (a) A school
corporation's total regular program basic tuition support for a calendar year is the amount determined
under the applicable provision of this section.
(b) This subsection applies to a school corporation that has transition to foundation revenue per
adjusted ADM for a calendar year that is not equal to the school corporation's foundation amount for the
calendar year. The school corporation's total regular program basic tuition support for a calendar year is
equal to the school corporation's transition to foundation revenue for the calendar year.
(c) This subsection applies to a school corporation that has transition to foundation revenue per
adjusted ADM for a calendar year that is equal to the school corporation's foundation amount for the
calendar year. The school corporation's total regular program basic tuition support for a calendar year is
the sum of the following:
   (1) The school corporation's foundation amount for the calendar year multiplied by the school
corporation's adjusted ADM. for the current year;
   (2) The amount of the annual decrease in federal aid to impacted areas from the year preceding the
ensuing calendar year by three (3) years to the year preceding the ensuing calendar year by two (2)
years.
   (3) The distribution to the school corporation under IC 20-43-11.5 in the year that precedes
the current year.
(d) This subsection applies to students of a virtual charter school who are participating in the
pilot program under IC 20-24-7-13. A virtual charter school's basic tuition support for a year for
those students is the amount determined under IC 20-24-7-13.

SECTION 120. IC 20-43-7-6, AS AMENDED BY P.L.234-2007, SECTION 252, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 6. A school
corporation's special education grant for a calendar year is equal to the sum of the following:
   (1) The nonduplicated count of pupils in programs for severe disabilities multiplied by
      (A) in 2008, eight thousand three hundred dollars ($8,300); and
      (B) in 2009, eight thousand three hundred fifty dollars ($8,350); and
      (C) in 2010, eight thousand five hundred seventy-five dollars ($8,575); and
      (D) in 2011, eight thousand eight hundred dollars ($8,800).
   (2) The nonduplicated count of pupils in programs of mild and moderate disabilities multiplied by
      (A) in 2008, two thousand two hundred fifty dollars ($2,250); and
      (B) in 2009, two thousand two hundred sixty-five dollars ($2,265); and
      (C) in 2010, two thousand three hundred twenty-five dollars ($2,325); and
      (D) in 2011, two thousand three hundred eighty-five dollars ($2,385).
   (3) The duplicated count of pupils in programs for communication disorders multiplied by
      (A) in 2008, five hundred thirty-one dollars ($531); and
      (B) in 2009, five hundred thirty-three dollars ($533).
   (4) The cumulative count of pupils in homebound programs multiplied by
      (A) in 2008, five hundred thirty-one dollars ($531); and
      (B) in 2009, five hundred thirty-three dollars ($533).
(5) The nonduplicated count of pupils in special preschool education programs multiplied by:

(A) in 2009, two thousand seven hundred fifty dollars ($2,750); 
(B) in 2010, two thousand eight hundred dollars ($2,800); and
(C) in 2011, two thousand eight hundred fifty dollars ($2,850).

SECTION 121. IC 20-43-8-9, AS AMENDED BY P.L.234-2007, SECTION 139, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 9. A school corporation's career and technical education grant for a calendar year is the sum of the following amounts:

STEP ONE: For each career and technical education program provided by the school corporation:

(A) the number of credit hours of the program (either one (1) credit, two (2) credits, or three (3) credits); multiplied by

(B) the number of students enrolled in the program; multiplied by

(C) the following applicable amount:

(i) Four hundred fifty dollars ($450) in 2009, four hundred eight dollars ($480) in 2010, and five hundred ten dollars ($510) in 2011, in the case of a program described in section 5 of this chapter (more than a moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a high wage.

(ii) Three hundred seventy-five dollars ($375) in 2009, four hundred dollars ($400) in 2010, and four hundred twenty-five dollars ($425) in 2011, in the case of a program described in section 5 of this chapter (more than a moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a moderate wage.

(iii) Three hundred dollars ($300) in 2009, three hundred twenty dollars ($320) in 2010, and three hundred forty dollars ($340) in 2011, in the case of a program described in section 5 of this chapter (more than a moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a less than moderate wage.

(iv) Three hundred seventy-five dollars ($375) in 2009, four hundred dollars ($400) in 2010, and four hundred twenty-five dollars ($425) in 2011, in the case of a program described in section 6 of this chapter (moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a high wage.

(v) Three hundred dollars ($300) in 2009, three hundred twenty dollars ($320) in 2010, and three hundred forty dollars ($340) in 2011, in the case of a program described in section 6 of this chapter (moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a moderate wage.

(vi) Two hundred twenty-five dollars ($225) in 2009, two hundred forty dollars ($240) in 2010, and two hundred fifty-five dollars ($255) in 2011, in the case of a program described in section 6 of this chapter (moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a less than moderate wage.

(vii) Three hundred dollars ($300) in 2009, three hundred twenty dollars ($320) in 2010, and three hundred forty dollars ($340) in 2011, in the case of a program described in section 7 of this chapter (less than a moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a high wage.

(viii) Two hundred twenty-five dollars ($225) in 2009, two hundred forty dollars ($240) in 2010, and two hundred fifty-five dollars ($255) in 2011, in the case of a program described in section 7 of this chapter (less than a moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a moderate wage.

(ix) One hundred fifty dollars ($150) in 2009, one hundred sixty dollars in 2010, and one hundred seventy dollars in 2011, in the case of a program described in section 7 of this chapter (less than a moderate labor market need) for which the average wage level determined under section 2(b) of this chapter is a less than moderate wage.

STEP TWO: The number of pupils described in section 8 of this chapter (all other programs) multiplied by two hundred fifty dollars ($250).
STEP THREE: The number of pupils participating in a career and technical education program in which pupils from multiple schools are served at a common location multiplied by one hundred fifty dollars ($150).

SECTION 122. IC 20-43-9-4, AS AMENDED BY P.L.234-2007, SECTION 253, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 4. For purposes of computation under this chapter, the following shall be used:

1. The staff cost amount for a school corporation
   (A) in 2008, is seventy-two thousand dollars ($72,000); and
   (B) in 2009, is seventy-four thousand five hundred dollars ($74,500); and
   (C) in 2010, is seventy-nine thousand dollars ($79,000); and
   (D) in 2011, is seventy-nine thousand dollars ($79,000).

2. The guaranteed primetime amount for a school corporation is the primetime allocation, before any penalty is assessed under this chapter, that the school corporation would have received under this chapter for the 1999 calendar year or the first year of participation in the program, whichever is later.

3. The following apply to determine whether amounts received under this chapter have been devoted to reducing class size in kindergarten through grade 3 as required by section 2 of this chapter:
   (A) Except as permitted under section 8 of this chapter, only a licensed teacher who is an actual classroom teacher in a regular instructional program is counted as a teacher.
   (B) If a school corporation is granted approval under section 8 of this chapter, the school corporation may include as one-third (1/3) of a teacher each classroom instructional aide who meets qualifications and performs duties prescribed by the state board.

SECTION 123. IC 20-43-9-6, AS AMENDED BY P.L.234-2007, SECTION 254, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 6. A school corporation's primetime distribution for a calendar year under this chapter is the amount determined by the following formula:

STEP ONE: Determine the applicable target pupil/teacher ratio for the school corporation as follows:
   (A) If the school corporation's complexity index is less than one and one-tenth (1.1), the school corporation's target pupil/teacher ratio is eighteen to one (18:1).
   (B) If the school corporation's complexity index is at least one and one-tenth (1.1) but less than one and two-tenths (1.2), the school corporation's target pupil/teacher ratio is fifteen (15) plus the result determined in item (iii) to one (1):
      (i) Determine the result of one and two-tenths (1.2) minus the school corporation's complexity index.
      (ii) Determine the result of (i) result divided by one-tenth (0.1).
      (iii) Determine the item (ii) result multiplied by three (3).
   (C) If the school corporation's complexity index is at least one and two-tenths (1.2), the school corporation's target pupil/teacher ratio is fifteen to one (15:1).

STEP TWO: Determine the result of:
   (A) the ADM of the school corporation in kindergarten through grade 3 for the current school year; divided by
   (B) the school corporation's applicable target pupil/teacher ratio, as determined in STEP ONE.

STEP THREE: Determine the result of:
   (A) the total regular program basic tuition support for the year multiplied by seventy-five hundredths (0.75); divided by
   (B) the school corporation's total ADM.

STEP FOUR: Determine the result of:
   (A) the STEP THREE result; multiplied by
(B) the ADM of the school corporation in kindergarten through grade 3 for the current school year.

STEP FIVE: Determine the result of:
(A) the STEP FOUR result; divided by
(B) the staff cost amount.

STEP SIX: Determine the greater of zero (0) or the result of:
(A) the STEP TWO amount; minus
(B) the STEP FIVE amount.

STEP SEVEN: Determine the result of:
(A) the STEP SIX amount; multiplied by
(B) the staff cost amount.

STEP EIGHT: Determine the greater of the STEP SEVEN amount or the school corporation's guaranteed primetime amount.

STEP NINE: A school corporation's amount under this STEP is the following:
(A) If the amount the school corporation received under this chapter in the previous calendar year is greater than zero (0), the amount under this STEP is the lesser of:
   (i) the STEP EIGHT amount; or
   (ii) the amount the school corporation received under this chapter for the previous calendar year multiplied by one hundred seven and one-half percent (107.5%) in 2009, one hundred fifty percent (150%) in 2010, and one hundred fifteen percent (115%) in 2011.
(B) If the amount the school corporation received under this chapter in the previous calendar year is not greater than zero (0), the amount under this STEP is the STEP EIGHT amount.

SECTION 124. IC 20-43-10-2, AS ADDED BY P.L.2-2006, SECTION 166, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]: Sec. 2. (a) A school corporation's academic honors diploma award for a calendar year is the amount determined under STEP TWO of the following formula:

STEP ONE: Determine the number of the school corporation's eligible pupils who successfully completed an academic honors diploma program in the school year ending in the previous calendar year.

STEP TWO: Multiply the STEP ONE amount by nine hundred dollars ($900) in 2009, two thousand one hundred dollars ($2,100) in 2010, and three thousand three hundred dollars ($3,300) in 2011.

(b) An amount received by a school corporation as an honors diploma award may be used only for:
(1) any:
   (A) staff training;
   (B) program development;
   (C) equipment and supply expenditures; or
   (D) other expenses;
   directly related to the school corporation's academic honors diploma program; and
(2) the school corporation's program for high ability students.
(c) A governing body that does not comply with this section for a school year is not eligible to receive an academic honors diploma award for the following school year.

SECTION 125. IC 20-43-11.5-1, AS ADDED BY P.L.146-2008, SECTION 490, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. (a) A school corporation may appeal to the department of local government finance under IC 6-1.1-19 for a new facility adjustment to increase the school corporation's tuition support distribution for the following year. by the amount described in section 2 of this chapter:
(b) Upon the demonstration by the school corporation to the department of local government finance that an adjustment is necessary to pay increased costs to open:
(1) a new school facility; or
(2) an existing facility that has not been used for at least three (3) years and that is being reopened
to provide additional classroom space;
the department of local government finance may grant the appeal. If the department of local government
finance grants an appeal, it shall determine the amount of the new facility adjustment to be distributed
to the school corporation under this chapter. In determining the amount of a new facility adjustment, the
department of local government finance shall consider the extent to which a part of tuition support
distributions offsets any increased costs described in subdivision (1) or (2).

SECTION 126. IC 20-43-11.5-2, AS ADDED BY P.L.146-2008, SECTION 490, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. (a) If a school corporation's appeal under
this chapter is granted, the department shall, subject to amounts appropriated, distribute to the school
corporation the amount of the new facility adjustment approved by the department. of local government
finance:

(b) A new facility adjustment is in addition to the amount of the state tuition support distribution to
which the school corporation is otherwise entitled under this article.

SECTION 127. IC 20-43-12 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO
READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009 (RETROACTIVE)]:

Chapter 12. Fiscal Stabilization Fund Grant
Sec. 1. A school corporation is entitled to a fiscal stabilization fund grant.
Sec. 2. Subject to section 4 of this chapter, the amount of the fiscal stabilization fund grant to
which a school corporation is entitled in a year is equal to the result determined under STEP SIX
of the following formula:

STEP ONE: Determine the school corporation's basic tuition support for the current year.
STEP TWO: Determine the amount of the basic tuition support to which the school
corporation would have been entitled for the 2009 year if:
   (A) the school corporation's basic tuition support had been computed using the formula for
   computing basic tuition support for 2009 as that formula existed after the amendments
   made by P.L.146-2008; and
   (B) the changes made to this article in the 2009 session of the general assembly were not
   applied.
STEP THREE: For 2010 and 2011, determine the sum of:
   (A) the STEP TWO amount divided by the school corporation's 2009 ADM; plus
   (B) three hundred seventy-five dollars ($375) for 2010 and six hundred fifty dollars ($650)
   for 2011.
STEP FOUR: Determine the result of:
   (A) the school corporation's STEP THREE amount; multiplied by
   (B) the school corporation's ADM for the current year.
STEP FIVE: For 2009, determine the STEP TWO amount, and for 2010 and 2011 determine
the lesser of:
   (A) the STEP FOUR amount; or
   (B) the STEP TWO amount.
STEP SIX: Determine the greater of zero (0) or the result of:
   (A) the STEP FIVE amount; minus
   (B) the STEP ONE amount.
Sec. 3. Fiscal stabilization fund grants may be made only from Indiana's allocation of grants to
the states from the state fiscal stabilization fund under Section 14001(d) of Division A, Title XIV
of the federal American Recovery and Reinvestment Act of 2009. The total of all grants distributed
in a year to all school corporations may not exceed the lesser of the following:
(1) in:
   (A) 2009, two hundred and six million six hundred and eighty thousand dollars
   ($206,680,000);
(B) 2010, one hundred seventy-five million five hundred thirty thousand dollars
($175,530,000); and
(C) 2011, one hundred sixty-seven million five hundred twenty thousand dollars
($167,520,000); or
(2) the amount available to the state from Indiana's apportionment of grants to the states from
the state fiscal stabilization fund under Section 14001(d) of Division A, Title XIV of the federal
American Recovery and Reinvestment Act of 2009, after subtracting any reduction required
under section 7 of this chapter.
Sec. 4. If the total amount to be distributed as fiscal stabilization fund grants for a particular
year exceeds in a year the amount specified in section 3 of this chapter for the year, the amount to
be distributed for fiscal stabilization fund grants to each school corporation shall be proportionately
reduced so that the total reductions equal the amount of the excess.
Sec. 5. The amount of a reduction for a particular school corporation under section 4 of this
chapter is equal to the total amount of the excess determined under section 4 of this chapter
multiplied by a fraction. The numerator of the fraction is the amount of the distribution for fiscal
stabilization fund grants that the school corporation would have received if reduction were not
required under section 4 of this chapter. The denominator of the fraction is the total amount that
would be distributed for fiscal stabilization fund grants to all school corporations if reductions were
not required under section 4 of this chapter.
Sec. 6. A reduction in distributions under section 4 of this chapter shall be made before making
any additional reductions required under IC 20-43-2-3 and IC 20-43-2-4.
Sec. 7. (a) If the total amount to be distributed under:
(1) section 3 of this chapter for fiscal stabilization fund grants;
(2) IC 20-20-36.2-11 for circuit breaker replacement grants; and
(3) any appropriations to state educational institutions that are payable from the amount
available from Indiana's apportionment of grants to the states from the state fiscal
stabilization fund established by Division A, Title XIV of the federal American Recovery and
Reinvestment Act of 2009;
 exceeds the total amount available from Indiana's apportionment of grants to the states from the
state fiscal stabilization fund under Section 14001(d) of Division A, Title XIV of the federal
American Recovery and Reinvestment Act of 2009, as determined by the budget agency with the
approval of the governor, the total amount to be distributed for fiscal stabilization fund grants shall
be reduced to the extent required under subsection (b).
(b) If a shortfall exists in the amount needed to fund all distributions described in subsection (a),
the budget agency, with the approval of the governor, shall reduce the total of all distributions
described in subsection (a) by the amount necessary to eliminate the excess. The reductions shall
be allocated by the budget agency with the approval of the governor among the three (3) categories
of distributions described in subsection (a)(1), (a)(2), and (a)(3) as follows:
(1) The distributions shall be reduced in a manner that complies with Section 14002(a)(2)(B)
(2) To the extent permitted under subdivision (1), the:
(A) distributions to state educational institutions shall be proportionally reduced first by
the amount necessary to eliminate the shortfall before reducing any distribution described
in subsection (a)(1) or (a)(2); and
(B) if any shortfall remains after complying with clause (A), distributions described in
subsection (a)(2) shall be reduced as necessary to eliminate the shortfall before reducing
any distribution described in subsection (a)(1).
SECTION 128. IC 20-46-5-6.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.1. (a) This section does not apply to
a school corporation located in South Bend, unless a resolution adopted under IC 6-1.1-17-5.6(d)

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by the governing body of the school corporation is in effect.
(b) Before a governing body may collect property taxes for the fund in a particular calendar year, the governing body must, after January 1 and not later than September 20 of the immediately preceding year:
(1) conduct a public hearing on; and
(2) pass a resolution to adopt;
an plan.
(c) This section expires January 1, 2011.
SECTION 129. IC 20-46-5-7, AS AMENDED BY P.L.146-2008, SECTION 505, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) Except as provided in subsection (b), this section applies only to a school corporation located in South Bend.
(b) After December 31, 2009, 2010, this section applies to all school corporations.
(c) This subsection expires January 1, 2011. This section does not apply to the school corporation if a resolution adopted under IC 6-1.1-17-5.6(d) by the governing body of the school corporation is in effect.
(d) Before the governing body of the school corporation may collect property taxes for the fund in a particular calendar year, the governing body must, after January 1 and on or before February 1 of the immediately preceding year:
(1) conduct a public hearing on; and
(2) pass a resolution to adopt;
an plan.
SECTION 130. IC 20-46-5-10, AS ADDED BY P.L.2-2006, SECTION 169, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 10. (a) A governing body may amend a plan. When an amendment to a plan is required, the governing body must:
(1) declare the nature of and the need for the amendment; and
(2) show cause as to why the original plan no longer meets the needs of the school corporation.
(b) The governing body must then conduct a public hearing on and pass a resolution to adopt the amendment to the plan.
(c) The plan, as proposed to be amended, must comply with the requirements for a plan under section 8 of this chapter.
(d) An amendment to the plan is not subject to the deadlines for adoption described in section 6.1 or 7 of this chapter. However, the amendment to the plan must be submitted to the department of local government finance for its consideration and is subject to approval, disapproval, or modification in accordance with the procedures for adopting a plan set forth in this chapter.
SECTION 131. IC 20-46-6-8.1. IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8.1. (a) This section does not apply to a school corporation that is located in South Bend, unless a resolution adopted under IC 6-1.1-17-5.6(d) by the governing body of the school corporation is in effect.
(b) Before a governing body may collect property taxes for a capital projects fund in a particular year, the governing body must:
(1) after January 1; and
(2) not later than September 20;
of the immediately preceding year, hold a public hearing on a proposed or amended plan and pass a resolution to adopt the proposed or amended plan.
(c) This section expires January 1, 2011.
SECTION 132. IC 20-46-6-9, AS AMENDED BY P.L.146-2008, SECTION 508, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. (a) Except as provided in subsection (b), this section applies only to a school corporation that is located in South Bend.
(b) After December 31, 2009, 2010, this section applies to all school corporations.
(c) This subsection expires January 1, 2011. This section does not apply to the school
corporation if a resolution adopted under IC 6-1.1-17-5.6(d) by the governing body of the school corporation is in effect.

(d) Before the governing body of the school corporation may collect property taxes for a fund in a particular year, the governing body must:

(1) after January 1; and
(2) before February 2;

of the immediately preceding year, hold a public hearing on a proposed or amended plan and pass a resolution to adopt the proposed or amended plan.

SECTION 133. IC 20-46-6-18, AS ADDED BY P.L.2-2006, SECTION 169, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. (a) This section applies to an amendment to a plan that is required by a reason other than an emergency.

(b) The governing body must hold a public hearing on the proposed amendment. At the hearing, the governing body must declare the nature of and the need for the amendment and pass a resolution to adopt the amendment to the plan.

(c) The plan, as proposed to be amended, must comply with the requirements for a plan under section 10 of this chapter. The governing body must publish the proposed amendment to the plan and notice of the hearing in accordance with IC 5-3-1-2(b).

(d) An amendment to the plan:

(1) is not subject to the deadline for adoption described in section #8.1 or 9 of this chapter;
(2) must be submitted to the department of local government finance for its consideration; and
(3) is subject to approval, disapproval, or modification in accordance with the procedures for adopting a plan.

SECTION 134. IC 20-46-6-19, AS ADDED BY P.L.2-2006, SECTION 169, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 19. (a) This section applies to an amendment to a plan that is required by reason of an emergency that results in costs that exceed the amount accumulated in the fund for repair, replacement, or site acquisition that is necessitated by an emergency.

(b) The governing body is not required to comply with section 18 of this chapter.

(c) The governing body must immediately apply to the department of local government finance for a determination that an emergency exists. If the department of local government finance determines that an emergency exists, the governing body may adopt a resolution to amend the plan.

(d) An amendment to the plan is not subject to the deadline and the procedures for adoption described in section #8.1 or 9 of this chapter. However, the amendment is subject to modification by the department of local government finance.

SECTION 135. IC 20-49-7-21 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 21. (a) A charter school, including a conversion charter school, that has received an advance for operational costs from the common school fund under this chapter does not have to make principal or interest payments during the state fiscal year beginning:

(1) July 1, 2009; and
(2) July 1, 2010;

notwithstanding contrary terms in the charter school and state board advance agreement.

(b) The repayment term of the advance shall be extended by two (2) years to provide for the waiver even though it may make the repayment term for the advance longer than twenty (20) years.

SECTION 136. IC 21-29-3-3, AS ADDED BY P.L.2-2007, SECTION 270, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 3. (a) Subject to subsections (b) through (d), any state educational institution may enter into and modify, amend, or terminate one (1) or more swap agreements that the state educational institution determines to be necessary or desirable in connection with or incidental to the issuance, carrying, or securing of obligations. Swap agreements entered into by a state educational institution must:
(1) contain the provisions (including payment, term, security, default, and remedy provisions); and
(2) be with the parties;
that the state educational institution determines are necessary or desirable after due consideration is given
to the creditworthiness of the parties.
(b) A state educational institution may not:
(1) enter into, modify, amend, or terminate any swap agreement without the specific approval
of the public finance director appointed under IC 4-4-11-9;
(2) enter into any swap agreement under this section other than for the purpose of managing an
interest rate or similar risk that arises in connection with or incidental to the issuance, carrying, or
securing of obligations by the state educational institution; or
(3) carry on a business of acting as a dealer in swap agreements.
(c) A swap agreement is considered as being entered into in connection with or incidental to the
issuance, carrying, or securing of obligations if:
(1) the swap agreement is entered into not more than one hundred eighty (180) days after the
issuance of the obligations and specifically indicates the agreement's relationship to the obligations;
(2) the board of trustees of the state educational institution specifically designates the swap
agreement as having a relationship to the particular obligations;
(3) the swap agreement amends, modifies, or reverses a swap agreement described in subdivision
(1) or (2); or
(4) the terms of the swap agreement bear a reasonable relationship to the terms of the obligations.
(d) Payments to be made by a state educational institution to any other party under a swap agreement
are payable only from the same source or sources of funds from which the related obligations are payable.
SECTION 137. IC 22-4-19-6, AS AMENDED BY P.L.108-2006, SECTION 39, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 6. (a) Each employing unit shall keep true and
accurate records containing information the department considers necessary. These records are:
(1) open to inspection; and
(2) subject to being copied;
by an authorized representative of the department at any reasonable time and as often as may be
necessary. The department, the review board, or an administrative law judge may require from any
employing unit any verified or unverified report, with respect to persons employed by it, which is
considered necessary for the effective administration of this article.
(b) Except as provided in subsections (d) and (f), information obtained or obtained from any person
in the administration of this article and the records of the department relating to the unemployment tax,
the skills 2016 assessment under IC 22-4-10.5-3, or the payment of benefits is confidential and may not
be published or be open to public inspection in any manner revealing the individual's or the employing
unit's identity, except in obedience to an order of a court or as provided in this section.
(c) A claimant at a hearing before an administrative law judge or the review board shall be supplied
with information from the records referred to in this section to the extent necessary for the proper
presentation of the subject matter of the appearance. The department may make the information necessary
for a proper presentation of a subject matter before an administrative law judge or the review board
available to an agency of the United States or an Indiana state agency.
(d) The department may release the following information:
(1) Summary statistical data may be released to the public.
(2) Employer specific information known as ES 202 data and data resulting from enhancements
made through the business establishment list improvement project may be released to the Indiana
economic development corporation only for the following purposes:
(A) The purpose of conducting a survey.
(B) The purpose of aiding the officers or employees of the Indiana economic development
corporation in providing economic development assistance through program development,
research, or other methods.
(C) Other purposes consistent with the goals of the Indiana economic development corporation and not inconsistent with those of the department.

(3) Employer specific information known as ES 202 data and data resulting from enhancements made through the business establishment list improvement project may be released to the budget agency and the legislative services agency only for aiding the employees of the budget agency or the legislative services agency in forecasting tax revenues.

(4) Information obtained from any person in the administration of this article and the records of the department relating to the unemployment tax or the payment of benefits for use by the following governmental entities:

   (A) department of state revenue; or
   (B) state or local law enforcement agencies;

only if there is an agreement that the information will be kept confidential and used for legitimate governmental purposes.

(e) The department may make information available under subsection (d)(1), (d)(2), or (d)(3) only:

   (1) if:

      (A) data provided in summary form cannot be used to identify information relating to a specific employer or specific employee; or
      (B) there is an agreement that the employer specific information released to the Indiana economic development corporation, or the budget agency, or the legislative services agency will be treated as confidential and will be released only in summary form that cannot be used to identify information relating to a specific employer or a specific employee; and

   (2) after the cost of making the information available to the person requesting the information is paid under IC 5-14-3.

(f) In addition to the confidentiality provisions of subsection (b), the fact that a claim has been made under IC 22-4-15-1(c)(8) and any information furnished by the claimant or an agent to the department to verify a claim of domestic or family violence are confidential. Information concerning the claimant's current address or physical location shall not be disclosed to the employer or any other person. Disclosure is subject to the following additional restrictions:

   (1) The claimant must be notified before any release of information.
   (2) Any disclosure is subject to redaction of unnecessary identifying information, including the claimant's address.

(g) An employee:

   (1) of the department who recklessly violates subsection (a), (c), (d), (e), or (f); or
   (2) of any governmental entity listed in subsection (d)(4) who recklessly violates subsection (d)(4);

   commits a Class B misdemeanor.

(h) An employee of the Indiana economic development corporation, or the budget agency, or the legislative services agency who violates subsection (d) or (e) commits a Class B misdemeanor.

(i) An employer or agent of an employer that becomes aware that a claim has been made under IC 22-4-15-1(c)(8) shall maintain that information as confidential.

SECTION 138. IC 25-26-13-4, AS AMENDED BY P.L.204-2005, SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 4. (a) The board may:

   (1) promulgate rules and regulations under IC 4-22-2 for implementing and enforcing this chapter;
   (2) establish requirements and tests to determine the moral, physical, intellectual, educational, scientific, technical, and professional qualifications for applicants for pharmacists’ licenses;
   (3) refuse to issue, deny, suspend, or revoke a license or permit or place on probation or fine any licensee or permittee under this chapter;
   (4) regulate the sale of drugs and devices in the state of Indiana;
   (5) impound, confiscate, or otherwise prevent from disposition any drugs, medicines, chemicals, poisons, or devices which by inspection are deemed unfit for use or would be dangerous to the health and welfare of the citizens of the state of Indiana; the board shall follow those embargo
procedures found in IC 16-42-1-18 through IC 16-42-1-31, and persons may not refuse to permit or
otherwise prevent members of the board or their representatives from entering such places and
making such inspections;
(6) prescribe minimum standards with respect to physical characteristics of pharmacies, as may be
necessary to the maintenance of professional surroundings and to the protection of the safety and
welfare of the public;
(7) subject to IC 25-1-7, investigate complaints, subpoena witnesses, schedule and conduct hearings
on behalf of the public interest on any matter under the jurisdiction of the board;
(8) prescribe the time, place, method, manner, scope, and subjects of licensing examinations which
shall be given at least twice annually; and
(9) perform such other duties and functions and exercise such other powers as may be necessary to
implement and enforce this chapter.
(b) The board shall adopt rules under IC 4-22-2 for the following:
(1) Establishing standards for the competent practice of pharmacy.
(2) Establishing the standards for a pharmacist to counsel individuals regarding the proper use of
drugs.
(3) Establishing standards and procedures before January 1, 2006, to ensure that a pharmacist:
   (A) has entered into a contract that accepts the return of expired drugs with; or
   (B) is subject to a policy that accepts the return of expired drugs of;
a wholesaler, manufacturer, or agent of a wholesaler or manufacturer concerning the return by the
pharmacist to the wholesaler, the manufacturer, or the agent of expired legend drugs or controlled
drugs. In determining the standards and procedures, the board may not interfere with negotiated
terms related to cost, expenses, or reimbursement charges contained in contracts between parties,
but may consider what is a reasonable quantity of a drug to be purchased by a pharmacy. The
standards and procedures do not apply to vaccines that prevent influenza, medicine used for the
treatment of malignant hyperthermia, and other drugs determined by the board to not be subject to
a return policy. An agent of a wholesaler or manufacturer must be appointed in writing and have
policies, personnel, and facilities to handle properly returns of expired legend drugs and controlled
substances.
(c) The board may grant or deny a temporary variance to a rule it has adopted if:
(1) the board has adopted rules which set forth the procedures and standards governing the grant or
denial of a temporary variance; and
(2) the board sets forth in writing the reasons for a grant or denial of a temporary variance.
(d) The board shall adopt rules and procedures, in consultation with the medical licensing board,
concerning the electronic transmission of prescriptions. The rules adopted under this subsection must
address the following:
(1) Privacy protection for the practitioner and the practitioner's patient.
(2) Security of the electronic transmission.
(3) A process for approving electronic data intermediaries for the electronic transmission of
prescriptions.
(4) Use of a practitioner's United States Drug Enforcement Agency registration number.
(5) Protection of the practitioner from identity theft or fraudulent use of the practitioner's prescribing
authority.
(e) The board shall develop:
(1) a prescription drug program that includes the establishment of criteria to eliminate or
significantly reduce prescription fraud; and
(2) a standard format for an official tamper resistant prescription drug form for prescriptions
(as defined in IC 16-42-19-7(1).
The board may adopt rules under IC 4-22-2 necessary to implement this subsection.
(f) The standard format for a prescription drug form described in subsection (e)(2) must include
the following:

(1) A counterfeit protection bar code with human readable representation of the data in the bar code.

(2) A thermochromic mark on the front and the back of the prescription that:
   (A) is at least one-fourth (1/4) of one (1) inch in height and width; and
   (B) changes from blue to clear when exposed to heat.

(g) The board may contract with a supplier to implement and manage the prescription drug program described in subsection (e). The supplier must:
   (1) have been audited by a third party auditor using the SAS 70 audit or an equivalent audit for at least the three (3) previous years; and
   (2) be audited by a third party auditor using the SAS 70 audit or an equivalent audit throughout the duration of the contract;

in order to be considered to implement and manage the program.

SECTION 139. IC 31-25-5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]:

Chapter 5. Cooperation With Department of Child Services Ombudsman

Sec. 1. As used in this chapter, "ombudsman" refers to the office of the department of child services ombudsman established within the Indiana department of administration by IC 4-13-19-3. The term includes an employee of the office of the department of child services ombudsman or an individual approved by the office of the department of child services ombudsman to investigate and resolve complaints regarding the health and safety of a child.

Sec. 2. The department and the juvenile court with jurisdiction over a child shall provide the ombudsman with:

   (1) appropriate access to all records of the department concerning the child, excluding adoption records, but including all records of the department related to vendors and contractors; and
   (2) immediate access, without prior notice, to any facility in which the child is placed or is receiving services funded by the department.

SECTION 140. IC 31-27-3-18, AS AMENDED BY P.L.138-2007, SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 18. (a) A licensee shall keep records regarding each child in the control and care of the licensee as the department requires and shall report to the department upon request the facts the department requires with reference to children.

   (b) The department shall keep records regarding children and facts learned about children and the children's parents or relatives confidential.

   (c) The following have access to records regarding children and facts learned about children:

      (1) A state agency involved in the licensing of the child caring institution.
      (2) A legally mandated child protection agency.
      (3) A law enforcement agency.
      (4) An agency having the legal responsibility to care for a child placed at the child caring institution.
      (5) The parent, guardian, or custodian of the child at the child caring institution.
      (6) A citizen review panel established under IC 31-25-2-20.4.

   (7) The office of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 141. IC 31-27-4-21, AS AMENDED BY P.L.138-2007, SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 21. (a) A licensee shall keep records required by the department regarding each child in the control and care of the licensee and shall report to the department upon request the facts the department requires with reference to children.

   (b) The department shall keep records regarding children and facts learned about children and the children's parents or relatives confidential.

   (c) The following have access to records regarding children and facts learned about children:

      (1) A state agency involved in the licensing of the foster family home.
(2) A legally mandated child protection agency.
(3) A law enforcement agency.
(4) An agency having the legal responsibility to care for a child placed at the foster family home.
(5) The parent, guardian, or custodian of the child at the foster family home.
(6) A citizen review panel established under IC 31-25-2-20.4.
(7) The office of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 142. IC 31-27-5-18, AS AMENDED BY P.L.138-2007, SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 18. (a) A licensee shall keep records required by the department regarding each child in the control and care of the licensee and shall report to the department, upon request, the facts the department requires with reference to children.
(b) The department shall keep records regarding children and facts learned about children and the children's parents or relatives confidential.
(c) The following have access to records regarding children and facts learned about children:
(1) A state agency involved in the licensing of the group home.
(2) A legally mandated child protection agency.
(3) A law enforcement agency.
(4) An agency having the legal responsibility to care for a child placed at the group home.
(5) The parent, guardian, or custodian of the child at the group home.
(6) A citizen review panel established under IC 31-25-2-20.4.

SECTION 143. IC 31-27-6-15, AS AMENDED BY P.L.138-2007, SECTION 62, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 15. (a) A licensee shall keep records required by the department regarding each child in the control and care of the licensee and shall report to the department upon request the facts the department requires with reference to children.
(b) The department shall keep records regarding children and facts learned about children and the children's parents or relatives confidential.
(c) The following have access to records regarding children and facts learned about children:
(1) A state agency involved in the licensing of the child placing agency.
(2) A legally mandated child protection agency.
(3) A law enforcement agency.
(4) A citizen review panel established under IC 31-25-2-20.4.
(5) The office of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 144. IC 31-33-18-1, AS AMENDED BY P.L.145-2006, SECTION 283, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. (a) Except as provided in section 1.5 of this chapter, the following are confidential:
(1) Reports made under this article (or IC 31-6-11 before its repeal).
(2) Any other information obtained, reports written, or photographs taken concerning the reports in the possession of:
(A) the division of family resources;
(B) the county office; or
(C) the department; or
(D) the office of the department of child services ombudsman established by IC 4-13-19-3.
(b) Except as provided in section 1.5 of this chapter, all records held by:
(1) the division of family resources;
(2) a county office;
(3) the department;
(4) a local child fatality review team established under IC 31-33-24; or
(5) the statewide child fatality review committee established under IC 31-33-25; or
(6) the office of the department of child services ombudsman established by IC 4-13-19-3; regarding the death of a child determined to be a result of abuse, abandonment, or neglect are confidential.
SECTION 145. IC 31-33-18-1.5, AS AMENDED BY P.L.145-2006, SECTION 284, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1.5. (a) This section applies to records held by:

1. the division of family resources;
2. a county office;
3. the department;
4. a local child fatality review team established under IC 31-33-24; or
5. the statewide child fatality review committee established under IC 31-33-25; or
6. the office of the department of child services ombudsman established by IC 4-13-19-3;

(b) For purposes of subsection (a), a child's death or near fatality may have been the result of abuse, abandonment, or neglect.

(1) an entity described in subsection (a) determines that the child's death or near fatality is the result of abuse, abandonment, or neglect; or
(2) a prosecuting attorney files:
   (A) an indictment or information; or
   (B) a complaint alleging the commission of a delinquent act;

that, if proven, would cause a reasonable person to believe that the child's death or near fatality may have been the result of abuse, abandonment, or neglect.

Upon the request of any person, or upon its own motion, the court exercising juvenile jurisdiction in the county in which the child's death or near fatality occurred shall determine whether the allegations contained in the indictment, information, or complaint described in subdivision (2), if proven, would cause a reasonable person to believe that the child's death or near fatality may have been the result of abuse, abandonment, or neglect.

(c) As used in this section:

(1) "identifying information" means information that identifies an individual, including an individual's:
   (A) name, address, date of birth, occupation, place of employment, and telephone number;
   (B) employer identification number, mother's maiden name, Social Security number, or any identification number issued by a governmental entity;
   (C) unique biometric data, including the individual's fingerprint, voice print, or retina or iris image;
   (D) unique electronic identification number, address, or routing code;
   (E) telecommunication identifying information; or
   (F) telecommunication access device, including a card, a plate, a code, an account number, a personal identification number, an electronic serial number, a mobile identification number, or another telecommunications service or device or means of account access; and

(2) "near fatality" has the meaning set forth in 42 U.S.C. 5106a.

(d) Unless information in a record is otherwise confidential under state or federal law, a record described in subsection (a) that has been redacted in accordance with this section is not confidential and may be disclosed to any person who requests the record. The person requesting the record may be required to pay the reasonable expenses of copying the record.

(e) When a person requests a record described in subsection (a), the entity having control of the record shall immediately transmit a copy of the record to the court exercising juvenile jurisdiction in the county in which the death or near fatality of the child occurred. However, if the court requests that the entity having control of a record transmit the original record, the entity shall transmit the original record.

(f) Upon receipt of the record described in subsection (a), the court shall, within thirty (30) days, redact the record to exclude:

(1) identifying information described in subsection (c)(1)(B) through (c)(1)(F) of a person; and
(2) all identifying information of a child less than eighteen (18) years of age.
(g) The court shall disclose the record redacted in accordance with subsection (f) to any person who requests the record, if the person has paid:
(1) to the entity having control of the record, the reasonable expenses of copying under IC 5-14-3-8; and
(2) to the court, the reasonable expenses of copying the record.
(h) The court's determination under subsection (f) that certain identifying information or other information is not relevant to establishing the facts and circumstances leading to the death or near fatality of a child is not admissible in a criminal proceeding or civil action.
SECTION 146. IC 31-33-18-2, AS AMENDED BY P.L.138-2007, SECTION 66, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. The reports and other material described in section 1(a) of this chapter and the unredacted reports and other material described in section 1(b) of this chapter shall be made available only to the following:
(1) Persons authorized by this article.
(2) A legally mandated public or private child protective agency investigating a report of child abuse or neglect or treating a child or family that is the subject of a report or record.
(3) A police or other law enforcement agency, prosecuting attorney, or coroner in the case of the death of a child who is investigating a report of a child who may be a victim of child abuse or neglect.
(4) A physician who has before the physician a child whom the physician reasonably suspects may be a victim of child abuse or neglect.
(5) An individual legally authorized to place a child in protective custody if:
(A) the individual has before the individual a child whom the individual reasonably suspects may be a victim of abuse or neglect; and
(B) the individual requires the information in the report or record to determine whether to place the child in protective custody.
(6) An agency having the legal responsibility or authorization to care for, treat, or supervise a child who is the subject of a report or record or a parent, guardian, custodian, or other person who is responsible for the child's welfare.
(7) An individual named in the report or record who is alleged to be abused or neglected or, if the individual named in the report is a child or is otherwise incompetent, the individual's guardian ad litem or the individual's court appointed special advocate, or both.
(8) Each parent, guardian, custodian, or other person responsible for the welfare of a child named in a report or record and an attorney of the person described under this subdivision, with protection for the identity of reporters and other appropriate individuals.
(9) A court, for redaction of the record in accordance with section 1.5 of this chapter, or upon the court's finding that access to the records may be necessary for determination of an issue before the court. However, except for disclosure of a redacted record in accordance with section 1.5 of this chapter, access is limited to in camera inspection unless the court determines that public disclosure of the information contained in the records is necessary for the resolution of an issue then pending before the court.
(10) A grand jury upon the grand jury's determination that access to the records is necessary in the conduct of the grand jury's official business.
(11) An appropriate state or local official responsible for child protection services or legislation carrying out the official's official functions.
(12) A foster care review board established by a juvenile court under IC 31-34-21-9 (or IC 31-6-4-19 before its repeal) upon the court's determination that access to the records is necessary to enable the foster care review board to carry out the board's purpose under IC 31-34-21.
(13) The community child protection team appointed under IC 31-33-3 (or IC 31-6-11-14 before its repeal), upon request, to enable the team to carry out the team's purpose under IC 31-33-3.
(14) A person about whom a report has been made, with protection for the identity of:
   (A) any person reporting known or suspected child abuse or neglect; and
   (B) any other person if the person or agency making the information available finds that
disclosure of the information would be likely to endanger the life or safety of the person.
(15) An employee of the department, a caseworker, or a juvenile probation officer conducting a
criminal history check under IC 31-26-5, IC 31-34, or IC 31-37 to determine the appropriateness of
an out-of-home placement for a:
   (A) child at imminent risk of placement;
   (B) child in need of services; or
   (C) delinquent child.

The results of a criminal history check conducted under this subdivision must be disclosed to a court
determining the placement of a child described in clauses (A) through (C).
(16) A local child fatality review team established under IC 31-33-24-6.
(17) The statewide child fatality review committee established by IC 31-33-25-6.
(18) The department.
(19) The division of family resources, if the investigation report:
   (A) is classified as substantiated; and
   (B) concerns:
      (i) an applicant for a license to operate;
      (ii) a person licensed to operate;
      (iii) an employee of; or
      (iv) a volunteer providing services at;
         a child care center licensed under IC 12-17.2-4 or a child care home licensed under IC 12-17.2-5.
(20) A citizen review panel established under IC 31-25-2-20.4.
(21) The office of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 147. IC 31-33-25-6, AS ADDED BY P.L.145-2006, SECTION 288, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 6. (a) The statewide child fatality review
committee is established to review a child's death that is:
   (1) sudden;
   (2) unexpected; or
   (3) unexplained;
   if the county where the child died does not have a local child fatality review team or if the local child
fatality review team requests a review of the child's death by the statewide committee.
   (b) The statewide child fatality review committee may also review the death of a child upon request
by an individual or the office of the department of child services ombudsman established by
IC 4-13-19-3.
   (c) A request submitted under subsection (b) must set forth:
      (1) the name of the child;
      (2) the age of the child;
      (3) the county where the child died;
      (4) whether a local child fatality review team reviewed the death; and
      (5) the cause of death of the deceased child.

SECTION 148. IC 31-33-25-8, AS AMENDED BY P.L.225-2007, SECTION 8, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 8. The statewide child fatality review
committee consists of the following members appointed by the governor:
   (1) a coroner or deputy coroner;
   (2) a representative from:
      (A) the state department of health established by IC 16-19-1-1;
      (B) a local health department established under IC 16-20-2; or
      (C) a multiple county health department established under IC 16-20-3;
(3) a pediatrician;
(4) a representative of law enforcement;
(5) a representative from an emergency medical services provider;
(6) the director or a representative of the department;
(7) a representative of a prosecuting attorney;
(8) a pathologist who is:
   (A) certified by the American Board of Pathology in forensic pathology; and
   (B) licensed to practice medicine in Indiana;
(9) a mental health provider;
(10) a representative of a child abuse prevention program; and
(11) a representative of the department of education; and
(12) at the discretion of the office of the department of child services ombudsman, a
representative of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 149. IC 31-33-26-5, AS ADDED BY P.L.138-2007, SECTION 67, IS AMENDED TO
READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 5. (a) Subject to the accessibility to files
provided in subsection (b), at least ten (10) levels of security for confidentiality in the index must be
maintained.
(b) The index must have a comprehensive system of limited access to information as follows:
(1) The index must be accessed only by the entry of an operator identification number and a
password.
(2) A child welfare caseworker must be allowed to access only:
   (A) cases that are assigned to the caseworker; and
   (B) other cases or investigations that involve:
       (i) a family member of a child; or
       (ii) a child;
   who is the subject of a case described in clause (A).
(3) A child welfare supervisor may access only the following:
   (A) Cases assigned to the supervisor.
   (B) Cases assigned to a caseworker who reports to the supervisor.
   (C) Other cases or investigations that involve:
       (i) a family member of a child; or
       (ii) a child;
   who is the subject of a case described in clause (A) or (B).
   (D) Cases that are unassigned.
(4) To preserve confidentiality in the workplace, child welfare managers, as designated by the
department, may access any case, except restricted cases involving:
   (A) a state employee; or
   (B) the immediate family member of a state employee;
who has access to the index. Access to restricted information under this subdivision may be obtained
only if an additional level of security is implemented.
(5) Access to records of authorized users, including passwords, is restricted to:
   (A) users designated by the department as administrators; and
   (B) the administrator's level of access as determined by the department.
(6) Ancillary programs that may be designed for the index may not be executed in a manner that
would circumvent the index's log-on security measures.
(7) Certain index functions must be accessible only to index operators with specified levels of
authorization as determined by the department.
(8) Files containing passwords must be encrypted.
(9) There must be two (2) additional levels of security for confidentiality as determined by the
department.
The office of the department of child services ombudsman established by IC 4-13-19-3 shall have read-only access to the index concerning:
(A) children who are the subject of complaints filed with; or
(B) cases being investigated by;
the office of the department of child services ombudsman. The office of the department of child services ombudsman shall not have access to any information related to cases or information that involves the ombudsman or any member of the ombudsman's immediate family.

SECTION 150. IC 31-39-2-6, AS AMENDED BY P.L.145-2006, SECTION 359, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 6. The records of the juvenile court are available without a court order to:
(1) the attorney for the department of child services; or
(2) any authorized staff member of:
(A) the county office;
(B) the department of child services; or
(C) the department of correction; or
(D) the office of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 151. IC 31-39-4-7, AS AMENDED BY P.L.145-2006, SECTION 361, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 7. The records of a law enforcement agency are available, without specific permission from the head of the agency, to:
(1) the attorney for the department of child services or any authorized staff member; or
(2) any authorized staff member of the office of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 152. IC 31-39-9-1, AS ADDED BY P.L.67-2007, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. The following entities and agencies may exchange records of a child who is a child in need of services or has been determined to be a delinquent child under IC 31-37-1-2, if the information or records are not confidential under state or federal law:
(1) A court.
(2) A law enforcement agency.
(3) The department of correction.
(4) The department of child services.
(5) The office of the secretary of family and social services.
(6) A primary or secondary school, including a public or nonpublic school.

(7) The office of the department of child services ombudsman established by IC 4-13-19-3.

SECTION 153. IC 34-30-2-39.6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 39.6. IC 4-13-19-6 (Concerning a person who releases information to the office of the department of child services ombudsman).

SECTION 154. IC 34-30-2-39.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 39.7. IC 4-13-19-9 (Concerning the office of the department of child services ombudsman for the good faith performance of official duties).

SECTION 155. IC 35-48-7-8.1, AS ADDED BY P.L.65-2006, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 8.1. (a) This section applies after June 30, 2007.
(b) The advisory committee shall provide for a controlled substance prescription monitoring program that includes the following components:
(1) Each time a controlled substance designated by the advisory committee under IC 35-48-2-5 through IC 35-48-2-10 is dispensed, the dispenser shall transmit to the INSPECT program the following information:
(A) The controlled substance recipient's name.
(B) The controlled substance recipient's or the recipient representative's identification number or the identification number or phrase designated by the INSPECT program.
(C) The controlled substance recipient's date of birth.
(D) The national drug code number of the controlled substance dispensed.

(E) The date the controlled substance is dispensed.

(F) The quantity of the controlled substance dispensed.

(G) The number of days of supply dispensed.

(H) The dispenser's United States Drug Enforcement Agency registration number.

(I) The prescriber's United States Drug Enforcement Agency registration number.

(J) An indication as to whether the prescription was transmitted to the pharmacist orally or in writing.

(K) Other data required by the advisory committee.

(2) The information required to be transmitted under this section must be transmitted not more than seven (7) days after the date on which a controlled substance is dispensed.

(3) A dispenser shall transmit the information required under this section by:

   (A) uploading to the INSPECT web site;

   (B) a computer diskette; or

   (C) a CD-ROM disk;

that meets specifications prescribed by the advisory committee.

(4) The advisory committee may require that prescriptions for controlled substances be written on a one (1) part form that cannot be duplicated. However, the advisory committee may not apply such a requirement to prescriptions filled at a pharmacy with a Type II permit (as described in IC 25-26-13-17) and operated by a hospital licensed under IC 16-21, or prescriptions ordered for and dispensed to bona fide enrolled patients in facilities licensed under IC 16-28. The committee may not require multiple copy prescription forms and sequentially numbered prescription forms for any prescriptions written. The advisory committee may not require different prescription forms for any individual drug or group of drugs. Prescription forms required under this subdivision must be jointly approved by the committee and by the Indiana board of pharmacy established by IC 25-26-13-3.

(5) The costs of the program.

SECTION 156. IC 36-4-8-15.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 15.5. (a) This section applies to:

   (1) a city in which a riverboat (as defined in IC 4-33-2-17) is docked or located or gambling games (as defined in IC 4-35-2-5) are located; and

   (2) a school corporation that is located in any part in a city described in subdivision (1).

(b) A city may do any of the following:

   (1) Enter into one (1) or more agreements or leases with the school corporation or another public or private entity to provide for the construction or renovation of a school building that will be used by the school corporation. The agreements and leases may provide for the financing of the construction or renovation of the school building.

   (2) A school building constructed or renovated as provided in subdivision (1) may be donated, sold, or leased to the school corporation under the conditions determined by the school corporation and the city.

   (3) The city may use any revenues (including any gaming revenues) to pay for the construction or renovation of the school building or to finance the construction or renovation of the school building.

SECTION 157. [EFFECTIVE JANUARY 1, 2009 (RETOACTIVE)]: IC 20-43-11.5 IS REPEALED.


SECTION 159. THE FOLLOWING ARE REPEALED [EFFECTIVE JANUARY 1, 2010]:

IC 20-20-34; IC 20-40-4; IC 20-43-1-27; IC 20-43-6-5; IC 20-45-1-2; IC 20-45-1-6; IC 20-45-1-12;

IC 20-45-1-21.3; IC 20-45-1-21.5; IC 20-45-1-21.7.

SECTION 160. P.L.3-2007, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE OCTOBER 1, 2008 (RETOACTIVE)]: SECTION 1. (a) As used in this SECTION, "continuing care
retirement community" means a health care facility that:

1. provides independent living services and health facility services in a campus setting with common areas;
2. holds continuing care agreements with at least twenty-five percent (25%) of its residents (as defined in IC 23-2-4-1);
3. uses the money described in subdivision (2) to provide services to the resident before the resident may be eligible for Medicaid under IC 12-15; and
4. meets the requirements of IC 23-2-4.

(b) As used in this SECTION, "health facility" refers to a health facility that is licensed under IC 16-28 as a comprehensive care facility.

(b) As used in this SECTION, "nursing facility" means a health facility that is certified for participation in the federal Medicaid program under Title XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.).

(c) As used in this SECTION, "office" refers to the office of Medicaid policy and planning established by IC 12-8-6-1.

d) As used in this SECTION, "total annual revenue" does not include revenue from Medicare services provided under Title X VIII of the federal Social Security Act (42 U.S.C. 1395 et seq.).

(e) Effective August 1, 2003; 2009, the office shall collect a quality assessment from each nursing health facility. that has:

(1) a Medicaid utilization rate of at least twenty-five percent (25%); and
2. at least seven hundred thousand dollars ($700,000) in annual Medicaid revenue, adjusted annually by the average annual percentage increase in Medicaid rates.

The office shall offset the collection of the assessment for a health facility:

1. against a Medicaid payment to the health facility by the office; or
2. in another manner determined by the office.

(f) Effective August 1, 2003; collection of a quality assessment by the office from each nursing facility:

(A) A continuing care retirement community that was registered with the securities commissioner as a continuing care retirement community on January 1, 2007, is not required to meet the definition of a continuing care retirement community in subsection (a).

(B) A continuing care retirement community that, for the period January 1, 2007, through June 30, 2009, operates independent living units, at least twenty-five percent (25%) of which are provided under contracts that require the payment of a minimum entrance fee of at least twenty-five thousand dollars ($25,000).

(C) An organization registered under IC 23-2-4 before July 1, 2009, that provides housing in an independent living unit for a religious order.

(D) A continuing care retirement community that meets the definition set forth in subsection (a).

(E) A health facility that only receives revenue from Medicare services provided under 42 U.S.C. 1395 et seq.
(C)

(2) A hospital based health facility that has less than seven hundred fifty thousand dollars ($750,000) in total annual revenue, adjusted annually by the average annual percentage increase in Medicaid rates.

(D)

(3) The Indiana Veterans' Home.

Any revision to the state plan amendment or waiver request under this subsection is subject to and must comply with the provisions of this SECTION.

(g) If the United States Centers for Medicare and Medicaid Services determines not to approve payments under this SECTION using the methodology described in subsections (d) and (e), and (f), the office shall revise the state plan amendment and waiver request submitted under subsection (f) this SECTION as soon as possible to demonstrate compliance with 42 CFR 433.68(e)(2)(ii) and to provide for collection of a quality assessment from health facilities effective August 1, 2003-2009. In amending the state plan amendment and waiver request under this subsection, the office may modify the parameters described in subsection (f)(3); however, if the office determines a need to modify the parameters described in subsection (f)(3), the office shall modify the parameters in order to achieve a methodology and result as similar as possible to the methodology and result described in subsection (f); Any revision of the state plan amendment and waiver request under this subsection is subject to and must comply with the provisions of this SECTION.

(h) The money collected from the quality assessment may be used only to pay the state's share of the costs for Medicaid services provided under Title XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.) as follows:

(1) At the following percentages when the state's regular federal medical assistance percentage (FMAP) applies, excluding the time frame in which the adjusted FMAP is provided to the state by the federal American Recovery and Reinvestment Act of 2009:

(A) Twenty percent (20%) as determined by the office.

(B) Eighty percent (80%) to nursing facilities.

(2) At the following percentages when the state's federal medical assistance percentage (FMAP) is adjusted by the federal American Recovery and Reinvestment Act of 2009:

(A) Thirty-five percent (35%) as determined by the office.

(B) Sixty-five percent (65%) to nursing facilities.

(i) After:

(1) the amendment to the state plan and waiver request submitted under this SECTION is approved by the United States Centers for Medicare and Medicaid Services; and

(2) the office calculates and begins paying enhanced reimbursement rates set forth in this SECTION; the office and the department of state revenue shall begin the collection of the quality assessment set under this SECTION. The office and the department of state revenue shall may establish a method to allow a facility to enter into an agreement to pay the quality assessment collected under this SECTION subject to an installment plan.

(j) If federal financial participation becomes unavailable to match money collected from the quality assessments for the purpose of enhancing reimbursement to nursing facilities for Medicaid services provided under Title XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.), the office and department of state revenue shall cease collection of the quality assessment under this SECTION.

(k) To implement this SECTION, the office shall adopt rules under IC 4-22-2. and

(2) office and department of state revenue shall adopt joint rules under IC 4-22-2.

(l) Not later than July 1, 2009, the office shall do the following:

(1) Request the United States Department of Health and Human Services under 42 CFR 433.72 to approve waivers of 42 CFR 433.68(c) and 42 CFR 433.68(d) by demonstrating compliance with 42 CFR 433.68(e)(2)(ii).
(2) Submit any state Medicaid plan amendments to the United States Department of Health and Human Services that are necessary to implement this SECTION.

(m) After approval of the waivers and state Medicaid plan amendment applied for under subsection (f), this SECTION, the office and the department of state revenue shall implement this SECTION effective July 1, 2003 - August 1, 2009.

(n) The select joint commission on Medicaid oversight, established by IC 2-5-26-3, shall review the implementation of this SECTION. The office may not make any change to the reimbursement for nursing facilities unless the select joint commission on Medicaid oversight recommends the reimbursement change.

(o) A nursing facility or a health facility may not charge the facility's residents for the amount of the quality assessment that the facility pays under this SECTION.

(p) The office may withdraw a state plan amendment submitted under subsection (e), (f), or (g) this SECTION only if the office determines that failure to withdraw the state plan amendment will result in the expenditure of state funds not funded by the quality assessment.

(q) If a health facility fails to pay the quality assessment under this SECTION not later than ten (10) days after the date the payment is due, the health facility shall pay interest on the quality assessment at the same rate as determined under IC 12-15-21-3(6)(A).

(r) The following shall be provided to the state department of health:

(1) The office shall report to the state department of health each nursing facility and each health facility that fails to pay the quality assessment under this SECTION not later than one hundred twenty (120) days after payment of the quality assessment is due.

(2) The department of state revenue shall report each health facility that is not a nursing facility that fails to pay the quality assessment under this SECTION not later than one hundred twenty (120) days after payment of the quality assessment is due.

(s) The state department of health shall do the following:

(1) Notify each nursing facility and each health facility reported under subsection (r) that the nursing facility's or health facility's license under IC 16-28 will be revoked if the quality assessment is not paid.

(2) Revoke the nursing facility's or health facility's license under IC 16-28 if the nursing facility or the health facility fails to pay the quality assessment.

(t) An action taken under subsection (s)(2) is governed by:

(1) IC 4-21.5-3-8; or

(2) IC 4-21.5-4.

(u) The office shall report the following information to the select joint commission on Medicaid oversight established by IC 2-5-26-3 at every meeting of the commission:

(1) Before the quality assessment is approved by the United States Centers for Medicare and Medicaid Services:

(A) an update on the progress in receiving approval for the quality assessment; and

(B) a summary of any discussions with the United States Centers for Medicare and Medicaid Services.

(2) After the quality assessment has been approved by the United States Centers for Medicare and Medicaid Services:

(A) an update on the collection of the quality assessment;

(B) a summary of the quality assessment payments owed by a nursing facility or a health facility; and

(C) any other relevant information related to the implementation of the quality assessment.

(v) This SECTION expires August 1, 2009 - 2011.

SECTION 161. [EFFECTIVE UPON PASSAGE] (a) This SECTION applies to:

(1) an entity that failed, for an assessment date after March 1, 2000, and before March 1, 2010 to:
(A) file a timely application under IC 6-1.1-11 for an exemption under IC 6-1.1-10-16; or
(B) accompany a timely filed application for an exemption under IC 6-1.1-10-16 with sufficient information for the county property tax assessment board of appeals to determine whether the applicant was eligible for an exemption under IC 6-1.1-10-16, as specified on a response from the county assessor or property tax assessment board of appeals; and
(2) any part of the entity's property that would have qualified for an exemption under IC 6-1.1-10-16 as property owned, occupied, and predominately used for a charitable purpose, if the omissions described in subdivision (1) had not occurred.
(b) Notwithstanding IC 6-1.1-11 or any other law, an entity described in subsection (a) may, before July 1, 2009, file or refile with the county assessor an application for a property tax exemption under IC 6-1.1-10-16 for an assessment date occurring after March 1, 2000, and before March 1, 2010.
(c) Notwithstanding IC 6-1.1-11 or any other law, an application for a property tax exemption that is filed under subsection (b) is considered to be timely filed for the assessment date for which it is filed, and the county assessor shall forward the application to the county property tax assessment board of appeals for review or reconsideration. The board shall grant an exemption claimed under this SECTION for the assessment date covered by the application if, after reviewing all of the information submitted by the applicant, the board determines that:
(1) the entity's application for a property tax exemption satisfies the requirements of this SECTION; and
(2) except for the omissions described in subsection (a), part or all of the entity's property would otherwise have qualified for an exemption under IC 6-1.1-10-16 for the assessment date covered by the application.
IC 6-1.1-11-7 applies to a determination under this SECTION.
(d) If an entity is granted an exemption under this SECTION, any unpaid property tax liability, including interest, for the entity's property shall be canceled by the county auditor and the county treasurer, and, notwithstanding IC 6-1.1-26-1, if the entity has previously paid the tax liability for property with respect to the assessment date covered by the application, the county auditor shall issue a refund of the property tax paid by the entity. An entity is not required to apply for any refund due under this SECTION. The county auditor shall, without an appropriation being required, issue a warrant to the entity payable from the county general fund for the amount of the refund, if any, due the entity. No interest is payable on the refund.
(e) This SECTION expires January 1, 2010.
SECTION 162. [EFFECTIVE UPON PASSAGE] (a) This SECTION applies only to an entity and to property that meet all of the following conditions:
(1) The entity is a nonprofit religious affiliated school that has been in existence for more than forty-five (45) years in a county containing a consolidated city.
(2) The entity received a gift of real property and improvements that for the assessment date in 2005 was exempt from property taxes under IC 6-1.1-10.
(3) The entity failed to file a timely application under IC 6-1.1-11 for property tax exemption for the property for the assessment date in 2006.
(4) For the assessment dates in 2006, 2007, and 2008:
(A) property owned by the entity would have been eligible for exemption from property taxes if the entity had timely filed an application under IC 6-1.1-11 for property tax exemption for the property; and
(B) the entity's property was subject to taxation.
(b) Notwithstanding IC 6-1.1-11 or any other law specifying the date by which an application or statement for property tax exemption must be filed to claim or continue an exemption for a particular assessment date, an entity described in subsection (a) may before July 1, 2009, file with the county assessor:
(1) an application for property tax exemption for the 2006 assessment date;
(2) a statement to continue the property tax exemption for the 2007 assessment date; and
(3) an application for property tax exemption for the 2008 assessment date.
(c) Notwithstanding IC 6-1.1-11 or any other law, an application or statement for property tax exemption filed under subsection (b) is considered to be timely filed, and the county assessor shall forward the applications and statement to the county property tax assessment board of appeals for review. The board shall grant an exemption claimed for the assessment dates in 2006, 2007, and 2008 for property tax exemption if the board determines that:
(1) the entity's applications and statement for property tax exemption satisfy the requirements of this SECTION; and
(2) the entity's property was, except for the failure to timely file an application or statement for property tax exemption, otherwise eligible for the claimed exemption.
If an entity is granted an exemption under this SECTION, any unpaid property tax liability, including interest, for the entity's property shall be canceled by the county treasurer.
(d) If an entity has previously paid the tax liability for property with respect to the 2006, 2007, or 2008 assessment date and the property is granted an exemption under this SECTION for the assessment date, the county auditor shall issue a refund of the property tax paid by the entity. An entity is not required to apply for any refund due under this SECTION. The county auditor shall, without an appropriation being required, issue a warrant to the entity payable from the county general fund for the amount of the refund, if any, due the entity. No interest is payable on the refund.
(e) This SECTION expires January 1, 2010.

SECTION 163. [EFFECTIVE UPON PASSAGE] (a) As used in this SECTION, "commission" refers to the criminal code evaluation commission established by subsection (b).
(b) The criminal code evaluation commission is established to evaluate the criminal laws of Indiana. If, based on the commission's evaluation, the commission determines that changes are necessary or appropriate, the commission shall make recommendations to the general assembly for the modification of the criminal laws.
(c) The commission may study other topics assigned by the legislative council or as directed by the commission chair.
(d) The commission may meet during the months of:
(1) June, July, August, and September of 2009;
(2) April, May, June, July, August, and September of 2010; and
(3) June, July, August, and September of 2011.
(e) The commission consists of seventeen (17) members appointed as follows:
(1) Four (4) members of the senate, not more than two (2) of whom may be affiliated with the same political party, to be appointed by the president pro tempore of the senate.
(2) Four (4) members of the house of representatives, not more than two (2) of whom may be affiliated with the same political party, to be appointed by the speaker of the house of representatives.
(3) The attorney general or the attorney general's designee.
(4) The commissioner of the department of correction or the commissioner's designee.
(5) The executive director of the prosecuting attorneys council of Indiana or the executive director's designee.
(6) The executive director of the public defender council of Indiana or the executive director's designee.
(7) The chief justice of the supreme court or the chief justice's designee.
(8) Two (2) judges who exercise criminal jurisdiction, who may not be affiliated with the same political party, to be appointed by the governor.
(9) Two (2) professors employed by a law school in Indiana whose expertise includes criminal
law, to be appointed by the governor.

(f) The governor shall appoint a member of the commission to serve as chair of the commission. The chair of the commission must be a member described in subsection (e)(1) or (e)(2).

(g) If a legislative member of the commission ceases to be a member of the chamber from which the member was appointed, the member also ceases to be a member of the commission.

(h) A legislative member of the commission may be removed at any time by the appointing authority who appointed the legislative member.

(i) If a vacancy exists on the commission, the appointing authority who appointed the former member whose position is vacant shall appoint an individual to fill the vacancy.

(j) The commission shall submit a final report of the results of its study to the legislative council before November 1, 2011. The report must be in an electronic format under IC 5-14-6.

(k) The Indiana criminal justice institute shall provide staff support to the commission to prepare:

(1) minutes of each meeting; and
(2) the final report.

(l) The legislative services agency shall provide staff support to the commission to:

(1) advise the commission on legal matters, criminal procedures, and legal research; and
(2) draft potential legislation.

(m) Each member of the commission is entitled to receive the same per diem, mileage, and travel allowances paid to individuals who serve as legislative and lay members, respectively, of interim study committees established by the legislative council.

(n) The affirmative votes of a majority of all the members who serve on the commission are required for the commission to take action on any measure, including the final report.

(o) Except as otherwise specifically provided by this SECTION, the commission shall operate under the rules of the legislative council. All funds necessary to carry out this SECTION shall be paid from appropriations to the legislative council and the legislative services agency.

(p) This SECTION expires December 31, 2011.

SECTION 164. [EFFECTIVE UPON PASSAGE] (a) The following definitions apply throughout this SECTION:

(1) "Children's home" refers to the Indiana Soldiers' and Sailors' Children's Home established by IC 16-33-4-5.
(2) "Task force" refers to the Indiana Soldiers' and Sailors' Children's Home task force established by subsection (b).

(b) The Indiana Soldiers' and Sailors' Children's Home task force is established to evaluate possible alternative uses for the children's home after June 30, 2010. The Indiana state department of health shall provide administrative support for the task force.

(c) The task force consists of the following members:

(1) The governor or the governor's designee.
(2) The state superintendent of public instruction or the state superintendent's designee.
(3) The director of the department of child services established by IC 31-25-1-1 or the director's designee.
(4) One (1) member appointed by the president pro tempore of the senate.
(5) One (1) member appointed by the minority leader of the senate.
(6) One (1) member appointed by the speaker of the house of representatives.
(7) One (1) member appointed by the minority leader of the house of representatives.

(d) The governor shall before July 1, 2009, appoint one (1) of the members of the task force as chair of the task force.

(e) The task force may seek advice and assistance from the following organizations or individuals or their representatives or designees:

(1) The commissioner of the Indiana department of administration established by IC 4-13-1-2.
(2) The state health commissioner of the state department of health established by IC 16-19-1-1.
(3) The adjutant general.
(4) The department adjutant of the American Legion Department of Indiana.
(6) The superintendent of the children's home.
(7) The advisory committee for the Indiana Soldiers' and Sailors' Children's Home established by IC 16-19-6-9.
(8) IARCCA.
(9) School corporations located near the children's home.
(10) Any other organization or individual that the task force determines might be useful to the deliberations of the task force.

(f) The task force shall meet at the call of the chair of the task force and shall hold at least one (1) meeting each month. At least two (2) meetings of the task force shall be held at the children's home.

(g) Each member of the task force who is not a state employee is entitled to the minimum salary per diem provided by IC 4-10-11-2.1(b). The member is also entitled to reimbursement for traveling expenses as provided under IC 4-13-1-4 and other expenses actually incurred in connection with the member's duties as provided in the state policies and procedures established by the Indiana department of administration and approved by the budget agency.

(h) Each member of the task force who is a state employee but is not a member of the general assembly is entitled to reimbursement for traveling expenses as provided under IC 4-13-1-4 and other expenses actually incurred in connection with the member's duties as provided in the state travel policies and procedures established by the Indiana department of administration and approved by the budget agency.

(i) Each member of the task force who is a member of the general assembly is entitled to receive the same per diem, mileage, and travel allowances paid to members of the general assembly serving on interim study committees established by the legislative council.

(j) Before January 1, 2010, the task force shall submit a report to the governor and the legislative council. The report submitted to the legislative council shall be submitted in an electronic format under IC 5-14-6. The report must include the following:

(1) Estimated future capital and operating costs needed to continue to operate the children's home as it was operated on July 1, 2008.
(2) The current fee structure for parents or guardians of children residing at the children's home.
(3) Whether potential significant efficiencies exist if the children's home is permitted to continue to operate under the same management structure as it was operated under on July 1, 2008.
(4) Whether federal or private funds may be available to continue to operate the children's home as it was operated on July 1, 2008, or under an alternative management and ownership structure.
(5) Possible alternative uses for the buildings, grounds, equipment, and other assets of the children's home, including the possible use as a charter school, a vocational school, a higher education facility, an alternate facility for a state agency or a unit of local government, or any other alternative that the task force considers to be appropriate.
(6) The potential to operate the children's home in its current capacity or in some other capacity under a public-private agreement.
(7) The best alternatives for education and other services for the children at the children's home.
(8) Whether the home should cease operation after June 30, 2010, or whether it should operate
in a different capacity.

(9) Specific recommendations regarding the placement of children if the children's home is closed.

(k) This SECTION expires June 30, 2010.

SECTION 165. [EFFECTIVE JULY 1, 2009] (a) The commission for higher education with the assistance of the state student assistance commission shall study the funding of college scholarship programs provided by the state student assistance commission and the state's public universities.

The study must examine the following issues:

(1) The limits established for awards and the differences between the limits established for private and public universities.

(2) The extent to which criteria for establishing the eligibility of an applicant should consider receipt of Pell Grants, other wrap-around assistance provided by a university, tax credits, and other assistance.

(3) The relative amounts of assistance provided on the basis of merit and on the basis of need.

(4) Whether means tests should be required for students participating in the twenty-first century scholars program as those students enter college.

(5) Scholarships and awards provided for members of the military and national guard.

(6) Scholarships and awards provided to individuals being held in state correctional facilities.

(b) The state's public universities shall provide the commission for higher education with the data necessary to complete the study. The commission shall before June 30, 2010, provide a report and recommendations to the budget committee for modernizing and improving scholarship programs.

(c) This SECTION expires January 1, 2011.

SECTION 166. An emergency is declared for this act

(Reference is to EHB 1001 as reprinted April 14, 2009.)
Conference Committee Report
on
Engrossed House Bill 1001

Signed by:

__________________________________________  ____________________________
Representative Crawford  Senator Kenley
Chairperson

__________________________________________  ____________________________
Representative Pelath  Senator Broden

House Conferees  Senate Conferees