

**IC 2**

**TITLE 2. GENERAL ASSEMBLY**

**IC 2-1**

**ARTICLE 1. LEGISLATIVE APPORTIONMENT**

**IC 2-1-1**

**Repealed**

*(Repealed by Acts 1971, P.L.4, SEC.2.)*

**IC 2-1-1.1**

**Repealed**

*(Repealed by Acts 1972, P.L.14, SEC.4.)*

**IC 2-1-1.2**

**Repealed**

*(Repealed by P.L.240-1991(ss2), SEC.123.)*

**IC 2-1-1.3**

**Repealed**

*(Repealed by Acts 1982, P.L.3, SEC.1.)*

**IC 2-1-1.4**

**Repealed**

*(Repealed by Acts 1982, P.L.3, SEC.1.)*

**IC 2-1-1.5**

**Repealed**

*(Repealed by P.L.240-1991(ss2), SEC.123.)*

**IC 2-1-2**

**Repealed**

*(Repealed by Acts 1971, P.L.5, SEC.2.)*

**IC 2-1-2.1**

**Repealed**

*(Repealed by P.L.240-1991(ss2), SEC.123.)*

**IC 2-1-2.2**

**Repealed**

*(Repealed by P.L.240-1991(ss2), SEC.123.)*

**IC 2-1-3**

**Repealed**

*(Repealed by Acts 1971, P.L.5, SEC.2.)*

**IC 2-1-4**

**Repealed**

*(Repealed by Acts 1971, P.L.4, SEC.2.)*

**IC 2-1-5**

**Repealed**

*(Repealed by Acts 1971, P.L.5, SEC.2.)*

**IC 2-1-6**  
**Repealed**

*(Repealed by P.L.212-2001, SEC.3.)*

**IC 2-1-7**

**Repealed**

*(Repealed by P.L.212-2001, SEC.5.)*

**IC 2-1-8**

**Repealed**

*(Repealed by P.L.212-2001, SEC.3.)*

## **IC 2-1-9**

### **Chapter 9. General Provisions Relating to Establishing Legislative Districts**

#### **IC 2-1-9-1**

##### **Terms and references to geographic units**

Sec. 1. All terms and references to geographic units made in the descriptions of districts in this article:

- (1) have the same meanings as the terms have when used by the United States Department of Commerce, Bureau of the Census, in reporting the 2010 decennial census of Indiana as supplemented by geographic information compiled and documented by the legislative services agency; and
- (2) describe the same geographical boundaries as depicted by maps included in the GIS.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011, SEC.1.*

#### **IC 2-1-9-2**

##### **"District"**

Sec. 2. (a) This subsection applies before November 6, 2012. As used in this chapter, "district" refers to a district described in IC 2-1-10 or IC 2-1-11.

(b) This subsection applies after November 5, 2012. As used in this chapter, "district" refers to a district described in IC 2-1-12 or IC 2-1-13.

*As added by P.L.212-2001, SEC.1. Amended by P.L.6-2012, SEC.2.*

#### **IC 2-1-9-3**

##### **"GIS"**

Sec. 3. As used in this chapter, "GIS" refers to the geographic information system maintained by the office that contains the following information:

- (1) Geographic and population information provided in the official census report to the state by the United States Department of Commerce, Bureau of the Census, in reporting the 2010 decennial census of Indiana.
- (2) Election history and supplemental geographic information compiled by the legislative services agency.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011, SEC.2.*

#### **IC 2-1-9-4**

##### **"House district"**

Sec. 4. As used in this chapter, "house district" refers to a district of the house of representatives of the general assembly described in IC 2-1-12.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011, SEC.3.*

### **IC 2-1-9-5**

#### **"Office"**

Sec. 5. As used in this chapter, "office" refers to the office of census data of the legislative services agency.

*As added by P.L.212-2001, SEC.1.*

### **IC 2-1-9-6**

#### **"Senate district"**

Sec. 6. As used in this chapter, "senate district" refers to a district of the senate of the general assembly described in IC 2-1-13.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011, SEC.4.*

### **IC 2-1-9-7**

#### **Resolution of inconsistent inclusions in house or senate districts**

Sec. 7. (a) Any part of Indiana that has not been described as included in a house or senate district is included within the house or senate district that:

- (1) is contiguous to the part; and
- (2) contains the least population of all house or senate districts contiguous to that part according to the 2010 decennial census of Indiana.

(b) If any part of Indiana is described as being in more than one (1) house or senate district, the part is included within the house or senate district that:

- (1) is one (1) of the house or senate districts in which the part is listed in IC 2-1-12 or IC 2-1-13, whichever is applicable;
- (2) is contiguous to the part; and
- (3) contains the least population according to the 2000 decennial census of Indiana.

(c) If any part of Indiana:

- (1) is described in IC 2-1-12 or IC 2-1-13 as being in one (1) house or senate district; and
- (2) entirely surrounded by another house or senate district;

the part shall be incorporated into the house or senate district that surrounds the part.

(d) If any part of Indiana:

- (1) is described as being in one (1) house or senate district; and
- (2) is not contiguous to another part of the house or senate district that contains the majority of the population in the house or senate district;

the part is included with the contiguous house or senate district that contains the least population according to the 2010 decennial census of Indiana.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011, SEC.5.*

### **IC 2-1-9-7.5**

#### **Treatment of geographic slivers**

Sec. 7.5. (a) As used in this section, "geographic sliver" means a

polygon contained in the GIS resulting from the overlay of an existing geographic data set onto a more recent version of that geographic data set.

(b) A geographic sliver is considered to be included in the description of the larger unit of geography to which the geographic sliver belongs within the same geographic data set.

(c) If this article provides that a district includes a unit of geography in Indiana, that district contains any geographic slivers included in that unit of geography under subsection (b).

*As added by P.L.37-2002, SEC.1.*

#### **IC 2-1-9-8**

##### **Number of house districts**

Sec. 8. Indiana is divided into one hundred (100) house districts as described in IC 2-1-12. From each of these districts there shall be elected one (1) representative of the house of representatives of the Indiana general assembly.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011, SEC.6.*

#### **IC 2-1-9-9**

##### **Number of senate districts; effect of redistricting on senators elected in 2010**

Sec. 9. (a) Indiana is divided into fifty (50) senate districts as described in IC 2-1-13. From each of these districts there shall be elected one (1) senator of the senate of the Indiana general assembly.

(b) Each senator elected in the general election in 2010 for a full four (4) year term shall continue to hold office until the term for which the senator was elected has expired by limitation, and the senator shall represent the district established under IC 2-1-13 in which the senator's legal residence is located.

*As added by P.L.212-2001, SEC.1. Amended by P.L.37-2002, SEC.2; P.L.214-2011, SEC.7.*

#### **IC 2-1-9-10**

##### **Maintenance of census descriptions and maps**

Sec. 10. The legislative services agency shall separately maintain and preserve in the GIS the descriptions and maps included in the 2010 decennial census of Indiana. The legislative services agency shall make those descriptions and maps available for public inspection during regular office hours and on the Internet.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011, SEC.8.*

#### **IC 2-1-9-11**

##### **Incorporation of census report and documents**

Sec. 11. The official report and all official documents relating to the report of the 2010 decennial census are incorporated by reference into this article.

*As added by P.L.212-2001, SEC.1. Amended by P.L.214-2011,*

SEC.9.

**IC 2-1-9-12**

**Office modifications to GIS**

Sec. 12. The office shall make modifications in the GIS necessary to conform the GIS to the rules stated in section 7 and section 7.5 of this chapter.

*As added by P.L.37-2002, SEC.3.*

**IC 2-1-9-13**

**Severability of redistricting acts; redistricting state legislative function; curing any invalidity by general assembly preferred; legal defense of redistricting plan**

Sec. 13. (a) As used in this section, "redistricting act" refers to any act that enacted IC 2-1-12, IC 2-1-13, or both of those statutes.

(b) The provisions of a redistricting act are severable as provided in IC 1-1-1-8(b).

(c) If:

- (1) any portion of a redistricting act, including any district; or
- (2) application of any portion of a redistricting act to any person or circumstance;

is found to be invalid by a court, the invalidity does not affect the remaining portions or applications of the redistricting act, including the remaining districts, that can be given effect without the invalid portions, applications, or districts.

(d) Redistricting is a state legislative function under both the Constitution of the State of Indiana and the Constitution of the United States. Therefore, if a redistricting act or any portion of a redistricting act is found invalid by a court, the general assembly expresses its preference that any court that finds the invalidity give the general assembly the opportunity to cure the invalidity before the court mandates its own remedial plan. The opportunity to cure is without prejudice to the right of either house of the general assembly to seek further appeal of any such court action.

(e) The general assembly reserves the right to replace any redistricting plan mandated by a court immediately, if in session or, if not in session, in a special session or the next regular session, whichever comes first.

(f) In any court proceeding challenging a redistricting plan of the general assembly each of the Indiana house of representatives or the Indiana senate may:

- (1) take independent legal positions in the proceeding; and
- (2) hire independent legal counsel to represent their respective legal positions.

The speaker of the house of representatives shall determine the legal position taken by the house of representatives. The president pro tempore of the senate shall determine the legal position taken by the senate.

*As added by P.L.214-2011, SEC.10. Amended by P.L.6-2012, SEC.3.*

**IC 2-1-10**

**Repealed**

*(Repealed by P.L.214-2011, SEC.14.)*

**IC 2-1-11**

**Repealed**

*(Repealed by P.L.214-2011, SEC.15.)*

## **IC 2-1-12**

### **Chapter 12. House Districts; 2011 Plan**

#### **IC 2-1-12-1**

##### **House District 1**

Sec. 1. House District 1 consists of the following:

Lake County PRECINCTS:

HAMMOND 01-01, HAMMOND 01-02, HAMMOND 01-03,  
HAMMOND 01-04, HAMMOND 01-05, HAMMOND 01-06,  
HAMMOND 01-07, HAMMOND 01-08, HAMMOND 01-09,  
HAMMOND 01-10, HAMMOND 01-11, HAMMOND 01-12,  
HAMMOND 01-13, HAMMOND 01-14, HAMMOND 01-15,  
HAMMOND 01-16, HAMMOND 02-02, HAMMOND 02-03,  
HAMMOND 02-04, HAMMOND 02-05, HAMMOND 02-06,  
HAMMOND 02-08, HAMMOND 02-09, HAMMOND 02-10,  
HAMMOND 02-11, HAMMOND 02-12, HAMMOND 02-13,  
HAMMOND 02-14, HAMMOND 02-15, HAMMOND 02-16,  
HAMMOND 03-02, HAMMOND 03-03, HAMMOND 03-04,  
HAMMOND 03-05, HAMMOND 03-06, HAMMOND 03-07,  
HAMMOND 03-09, HAMMOND 03-10, HAMMOND 03-11,  
HAMMOND 03-12, HAMMOND 03-13, HAMMOND 03-14,  
HAMMOND 03-15, HAMMOND 03-16, HAMMOND 04-01,  
HAMMOND 04-02, HAMMOND 04-03, HAMMOND 04-05,  
HAMMOND 04-06, HAMMOND 04-07, HAMMOND 04-11,  
HAMMOND 05-01, HAMMOND 05-02, HAMMOND 05-04,  
HAMMOND 05-05, HAMMOND 05-06, HAMMOND 05-07,  
HAMMOND 05-10, HAMMOND 05-12, HAMMOND 05-13,  
HAMMOND 05-14, HAMMOND 05-15, HAMMOND 05-16,  
HAMMOND 05-17, HAMMOND 06-10, HAMMOND 06-12,  
HAMMOND 06-14, WHITING PRECINCT 01, WHITING  
PRECINCT 02, WHITING PRECINCT 03, WHITING  
PRECINCT 04, WHITING PRECINCT 05

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-2**

##### **House District 2**

Sec. 2. House District 2 consists of the following:

Lake County PRECINCTS:

EAST CHICAGO 01, EAST CHICAGO 02, EAST CHICAGO  
03, EAST CHICAGO 04, EAST CHICAGO 05, EAST  
CHICAGO 06, EAST CHICAGO 07, EAST CHICAGO 08,  
EAST CHICAGO 09, EAST CHICAGO 10, EAST CHICAGO  
11, EAST CHICAGO 12, EAST CHICAGO 13, EAST  
CHICAGO 14, EAST CHICAGO 15, EAST CHICAGO 16,  
EAST CHICAGO 17, EAST CHICAGO 18, EAST CHICAGO  
19, EAST CHICAGO 20, EAST CHICAGO 21, EAST  
CHICAGO 22, EAST CHICAGO 23, EAST CHICAGO 24,  
EAST CHICAGO 25, EAST CHICAGO 26, EAST CHICAGO  
27, EAST CHICAGO 28, EAST CHICAGO 29, EAST  
CHICAGO 30, EAST CHICAGO 31, EAST CHICAGO 32,

EAST CHICAGO 33, EAST CHICAGO 34, EAST CHICAGO 35, EAST CHICAGO 36, GARY 02-10, GARY 02-22, GARY 02-24, GARY 03-01, GARY 03-02, GARY 03-03, GARY 03-04, GARY 03-05, GARY 03-06, GARY 03-07, GARY 03-09, GARY 03-10, GARY 03-11, GARY 03-12, GARY 03-13, GARY 03-14, GARY 03-15, GARY 03-16, GARY 03-17, GARY 03-18, GARY 03-19, GARY 03-20, GARY 03-21, GARY 03-23, GARY 03-24, GARY 03-25, GARY 03-26, GARY 04-03, GARY 04-08, GARY 04-23, GARY 04-26, GARY 04-27, GARY 05-05, GARY 05-06, GARY 05-07, GARY 05-08, GARY 05-10, GARY 05-11, GRIFFITH PRECINCT 12, GRIFFITH PRECINCT 15, HAMMOND 06-01, HAMMOND 06-02, HAMMOND 06-03, HAMMOND 06-04, HAMMOND 06-05, HAMMOND 06-06, HAMMOND 06-07, HAMMOND 06-08, HAMMOND 06-09, HAMMOND 06-13, HAMMOND 06-15

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-3**

#### **House District 3**

Sec. 3. House District 3 consists of the following:

#### **Lake County PRECINCTS:**

GARY 01-02, GARY 01-03, GARY 01-04, GARY 01-05, GARY 01-06, GARY 01-07, GARY 01-08, GARY 01-09, GARY 01-10, GARY 01-11, GARY 01-12, GARY 01-13, GARY 01-14, GARY 01-15, GARY 01-16, GARY 01-17, GARY 01-18, GARY 01-19, GARY 01-20, GARY 01-21, GARY 01-22, GARY 01-23, GARY 01-24, GARY 01-25, GARY 02-01, GARY 02-02, GARY 02-03, GARY 02-04, GARY 02-05, GARY 02-06, GARY 02-07, GARY 02-08, GARY 02-11, GARY 02-12, GARY 02-13, GARY 02-14, GARY 02-15, GARY 02-16, GARY 02-17, GARY 02-18, GARY 02-19, GARY 02-20, GARY 02-21, GARY 02-25, GARY 04-01, GARY 04-02, GARY 04-04, GARY 04-05, GARY 04-09, GARY 04-10, GARY 04-11, GARY 04-12, GARY 04-13, GARY 04-14, GARY 04-15, GARY 04-16, GARY 04-17, GARY 04-18, GARY 04-19, GARY 04-20, GARY 04-21, GARY 04-22, GARY 04-24, GARY 04-25, GARY 04-28, GARY 05-12, GARY 05-13, GARY 05-15, GARY 05-16, GARY 05-17, GARY 05-18, GARY 05-24 NV, HOBART CITY PRECINCT 05, HOBART CITY PRECINCT 07, HOBART CITY PRECINCT 08, HOBART CITY PRECINCT 12, HOBART CITY PRECINCT 13, HOBART CITY PRECINCT 14, HOBART CITY PRECINCT 17, HOBART CITY PRECINCT 19, HOBART CITY PRECINCT 20, HOBART CITY PRECINCT 21, HOBART CITY PRECINCT 22, HOBART CITY PRECINCT 23, HOBART CITY PRECINCT 24, HOBART TOWNSHIP PRECINCT 05, HOBART TOWNSHIP PRECINCT 06, HOBART TOWNSHIP PRECINCT 07, HOBART TOWNSHIP PRECINCT 08, LAKE

STATION PRECINCT 01 VW LS 01A, LAKE STATION PRECINCT 01A VW LS 01, LAKE STATION PRECINCT 02, LAKE STATION PRECINCT 03 VW LS 03A, LAKE STATION PRECINCT 03A VW LS 03, LAKE STATION PRECINCT 04 VW LS 04A,LS 04B, LAKE STATION PRECINCT 04A VW LS 04, LS 04B, LAKE STATION PRECINCT 04B VW LS 04, LS 04A, LAKE STATION PRECINCT 05 VW LS 05A, LAKE STATION PRECINCT 05A VW LS 05, LAKE STATION PRECINCT 07 VW LS 07A, LAKE STATION PRECINCT 07A VW LS 07, LAKE STATION PRECINCT 08 VW LS 08A, LAKE STATION PRECINCT 08A VW LS 08, LAKE STATION PRECINCT 09 VW LS 09A, LAKE STATION PRECINCT 09A VW LS 09, LAKE STATION PRECINCT 10, LAKE STATION PRECINCT 11, LAKE STATION PRECINCT 12, LAKE STATION PRECINCT 13 VW LS 13A, LS 13B, LAKE STATION PRECINCT 13A VW LS 13, LS 13B, LAKE STATION PRECINCT 13B VW LS 13, LS 13A, LAKE STATION PRECINCT 14, LAKE STATION PRECINCT 14A, LAKE STATION PRECINCT 15 NV, LAKE STATION PRECINCT 6, LAKE MICHIGAN NV

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-4**

##### **House District 4**

Sec. 4. House District 4 consists of the following:

Porter County TOWNSHIPS:

Center, Union, Washington

Porter County PRECINCTS:

JACKSON 01, LIBERTY 03, LIBERTY 04, LIBERTY 05

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-5**

##### **House District 5**

Sec. 5. House District 5 consists of the following:

St. Joseph County PRECINCTS:

CLAY TWP 18, HARRIS TWP 01, HARRIS TWP 02, HARRIS TWP 03, HARRIS TWP 04, HARRIS TWP 05, HARRIS TWP 06, HARRIS TWP 07, HARRIS TWP 08, HARRIS TWP 10, HARRIS TWP 11, HARRIS TWP 12, HARRIS TWP 13, MISHAWAKA 090101, MISHAWAKA 090102, MISHAWAKA 090104, MISHAWAKA 090105, MISHAWAKA 090106, MISHAWAKA 090107, MISHAWAKA 090108, MISHAWAKA 090204, MISHAWAKA 090205, MISHAWAKA 090206, MISHAWAKA 090207, MISHAWAKA 090208, MISHAWAKA 090209, MISHAWAKA 090305, MISHAWAKA 090308, MISHAWAKA 090309, MISHAWAKA 090401, MISHAWAKA 090402, MISHAWAKA 090403, MISHAWAKA 090404,

MISHAWAKA 090406, MISHAWAKA 090407,  
MISHAWAKA 090408, MISHAWAKA 090409,  
MISHAWAKA 090501, MISHAWAKA 090502,  
MISHAWAKA 090503, MISHAWAKA 090504,  
MISHAWAKA 090505, MISHAWAKA 090506,  
MISHAWAKA 090507, MISHAWAKA 090601,  
MISHAWAKA 090602, MISHAWAKA 090603,  
MISHAWAKA 090604, MISHAWAKA 090605 NV,  
MISHAWAKA 090606, MISHAWAKA 090609, PENN TWP  
05, PENN TWP 06, PENN TWP 07, PENN TWP 11, PENN  
TWP 15

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-6**

#### **House District 6**

Sec. 6. House District 6 consists of the following:

St. Joseph County PRECINCTS:

SOUTH BEND 130101, SOUTH BEND 130102, SOUTH  
BEND 130105, SOUTH BEND 130106, SOUTH BEND  
130107, SOUTH BEND 130108, SOUTH BEND 130110,  
SOUTH BEND 130113, SOUTH BEND 130115, SOUTH  
BEND 130118, SOUTH BEND 130201, SOUTH BEND  
130202, SOUTH BEND 130204, SOUTH BEND 130207,  
SOUTH BEND 130208, SOUTH BEND 130210, SOUTH  
BEND 130211, SOUTH BEND 130212, SOUTH BEND  
130213, SOUTH BEND 130217, SOUTH BEND 130303,  
SOUTH BEND 130304, SOUTH BEND 130305, SOUTH  
BEND 130306, SOUTH BEND 130307, SOUTH BEND  
130309, SOUTH BEND 130311, SOUTH BEND 130312,  
SOUTH BEND 130313, SOUTH BEND 130317, SOUTH  
BEND 130318, SOUTH BEND 130319, SOUTH BEND  
130320, SOUTH BEND 130322, SOUTH BEND 130404,  
SOUTH BEND 130407, SOUTH BEND 130414, SOUTH  
BEND 130415, SOUTH BEND 130416, SOUTH BEND  
130418, SOUTH BEND 130419, SOUTH BEND 130420,  
SOUTH BEND 130421, SOUTH BEND 130425, SOUTH  
BEND 130508, SOUTH BEND 130509, SOUTH BEND  
130510, SOUTH BEND 130511, SOUTH BEND 130512,  
SOUTH BEND 130516, SOUTH BEND 130517, SOUTH  
BEND 130518, SOUTH BEND 130519, SOUTH BEND  
130521, SOUTH BEND 130522, SOUTH BEND 130524,  
SOUTH BEND 130526, SOUTH BEND 130607, SOUTH  
BEND 130611, SOUTH BEND 130617, SOUTH BEND  
130622

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-7**

#### **House District 7**

Sec. 7. House District 7 consists of the following:

St. Joseph County TOWNSHIPS:

Greene, Liberty, Lincoln, Madison, Union

St. Joseph County PRECINCTS:

CENTRE TWP 01, CENTRE TWP 02, CENTRE TWP 03,  
CENTRE TWP 04, CENTRE TWP 06, CENTRE TWP 08,  
MISHAWAKA 090103, MISHAWAKA 090202,  
MISHAWAKA 090203, MISHAWAKA 090210,  
MISHAWAKA 090302, MISHAWAKA 090303,  
MISHAWAKA 090304, MISHAWAKA 090307 NV, OLIVE  
TWP 01, PENN TWP 08, PENN TWP 09, PENN TWP 13,  
PENN TWP 14, PORTAGE TWP 02, PORTAGE TWP 03,  
PORTAGE TWP 06, SOUTH BEND 130214, SOUTH BEND  
130218, SOUTH BEND 130219, SOUTH BEND 130220,  
SOUTH BEND 130523, SOUTH BEND 130525, SOUTH  
BEND 130527, SOUTH BEND 130528, SOUTH BEND  
130609, SOUTH BEND 130613, SOUTH BEND 130615,  
SOUTH BEND 130616, SOUTH BEND 130618, SOUTH  
BEND 130619, SOUTH BEND 130620, SOUTH BEND  
130621, SOUTH BEND 130623, SOUTH BEND 130625,  
SOUTH BEND 130626, WARREN TWP 01, WARREN TWP  
02, WARREN TWP 04

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-8**

##### **House District 8**

Sec. 8. House District 8 consists of the following:

LaPorte County TOWNSHIPS:

Galena, Hudson

St. Joseph County TOWNSHIPS:

German

LaPorte County PRECINCTS:

SPRINGFIELD 01, SPRINGFIELD 02

St. Joseph County PRECINCTS:

CLAY TWP 20, CLAY TWP 01, CLAY TWP 08, CLAY TWP  
02, CLAY TWP 17, CLAY TWP 04, CLAY TWP 10, CLAY  
TWP 19, CLAY TWP 06, CLAY TWP 21, CLAY TWP 12,  
CLAY TWP 23, CLAY TWP 16, CLAY TWP 13, CLAY TWP  
11, CLAY TWP 03, CLAY TWP 09, CLAY TWP 22, CLAY  
TWP 14, CLAY TWP 15, CLAY TWP 24, CLAY TWP 05,  
CLAY TWP 07, OLIVE TWP 02, OLIVE TWP 03, PORTAGE  
TWP 01, PORTAGE TWP 04, SOUTH BEND 130412,  
SOUTH BEND 130417, SOUTH BEND 130408, SOUTH  
BEND 130121, SOUTH BEND 130410, SOUTH BEND  
130427 NV, SOUTH BEND 130122 NV, SOUTH BEND  
130406, SOUTH BEND 130403, SOUTH BEND 130426,  
SOUTH BEND 130117, WARREN TWP 05, WARREN TWP  
03

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-9**

##### **House District 9**

Sec. 9. House District 9 consists of the following:

LaPorte County TOWNSHIPS:

Clinton, Coolspring, Michigan, New Durham

LaPorte County PRECINCTS:

SPRINGFIELD 03

Porter County PRECINCTS:

JACKSON 02, JACKSON 03, PINE 02, PINE 01,  
WESTCHESTER 01, WESTCHESTER 02, WESTCHESTER  
14, WESTCHESTER 09, WESTCHESTER 08

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-10**

#### **House District 10**

Sec. 10. House District 10 consists of the following:

Porter County TOWNSHIPS:

Portage

Porter County PRECINCTS:

LIBERTY 01, LIBERTY 02, WESTCHESTER 03,  
WESTCHESTER 04, WESTCHESTER 05, WESTCHESTER  
06, WESTCHESTER 07, WESTCHESTER 10,  
WESTCHESTER 11, WESTCHESTER 12, WESTCHESTER  
13, WESTCHESTER 15, WESTCHESTER 16,  
WESTCHESTER 17, WESTCHESTER 18, LAKE MICHIGAN  
NV

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-11**

#### **House District 11**

Sec. 11. House District 11 consists of the following:

Lake County TOWNSHIPS:

Cedar Creek, Eagle Creek, Hanover, West Creek

Porter County TOWNSHIPS:

Boone, Morgan, Pleasant

Lake County PRECINCTS:

CEDAR LAKE PRECINCT 01, CEDAR LAKE PRECINCT  
04, CEDAR LAKE PRECINCT 06, CEDAR LAKE  
PRECINCT 10, CENTER TOWNSHIP PRECINCT 05, ST  
JOHN TOWN PRECINCT 02, ST JOHN TOWN PRECINCT  
03, ST JOHN TOWN PRECINCT 04, ST JOHN TOWN  
PRECINCT 07, ST JOHN TOWN PRECINCT 10, ST JOHN  
TOWN PRECINCT 13

Porter County PRECINCTS:

PORTER 01, PORTER 03, PORTER 04

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-12**

#### **House District 12**

Sec. 12. House District 12 consists of the following:

Lake County PRECINCTS:

GRIFFITH PRECINCT 01, GRIFFITH PRECINCT 03,

GRIFFITH PRECINCT 04, GRIFFITH PRECINCT 10,  
GRIFFITH PRECINCT 11, GRIFFITH PRECINCT 13,  
GRIFFITH PRECINCT 14, GRIFFITH PRECINCT 16,  
HAMMOND 04-08, HAMMOND 04-09, HAMMOND 04-10,  
HAMMOND 04-12, HAMMOND 04-13, HAMMOND 04-14,  
HAMMOND 04-15, HAMMOND 04-16, HAMMOND 04-18,  
HAMMOND 05-08, HAMMOND 05-09, HAMMOND 05-11,  
HIGHLAND PRECINCT 01, HIGHLAND PRECINCT 02,  
HIGHLAND PRECINCT 03, HIGHLAND PRECINCT 04,  
HIGHLAND PRECINCT 05, HIGHLAND PRECINCT 06,  
HIGHLAND PRECINCT 07, HIGHLAND PRECINCT 08,  
HIGHLAND PRECINCT 09, HIGHLAND PRECINCT 10,  
HIGHLAND PRECINCT 11, HIGHLAND PRECINCT 12,  
HIGHLAND PRECINCT 13, HIGHLAND PRECINCT 14,  
HIGHLAND PRECINCT 15, HIGHLAND PRECINCT 16,  
HIGHLAND PRECINCT 17, HIGHLAND PRECINCT 18,  
HIGHLAND PRECINCT 19, HIGHLAND PRECINCT 20,  
HIGHLAND PRECINCT 21, HIGHLAND PRECINCT 22,  
HIGHLAND PRECINCT 23, HIGHLAND PRECINCT 24,  
HIGHLAND PRECINCT 25, HIGHLAND PRECINCT 26,  
MUNSTER PRECINCT 01, MUNSTER PRECINCT 02,  
MUNSTER PRECINCT 03, MUNSTER PRECINCT 04,  
MUNSTER PRECINCT 05, MUNSTER PRECINCT 06,  
MUNSTER PRECINCT 07, MUNSTER PRECINCT 08,  
MUNSTER PRECINCT 09, MUNSTER PRECINCT 10,  
MUNSTER PRECINCT 11, MUNSTER PRECINCT 12,  
MUNSTER PRECINCT 13, MUNSTER PRECINCT 14,  
MUNSTER PRECINCT 15, MUNSTER PRECINCT 16,  
MUNSTER PRECINCT 17, MUNSTER PRECINCT 18,  
MUNSTER PRECINCT 19, MUNSTER PRECINCT 20,  
MUNSTER PRECINCT 21, MUNSTER PRECINCT 22,  
MUNSTER PRECINCT 23, MUNSTER PRECINCT 24

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-13**

#### **House District 13**

Sec. 13. House District 13 consists of the following:

#### **COUNTIES:**

Benton County

#### **Fountain County TOWNSHIPS:**

Cain, Davis, Jackson, Logan, Millcreek, Richland, Shawnee,  
Van Buren

#### **Jasper County TOWNSHIPS:**

Carpenter, Jordan, Milroy

#### **Montgomery County TOWNSHIPS:**

Coal Creek, Ripley, Wayne

#### **Newton County TOWNSHIPS:**

Grant, Iroquois, Jefferson, Washington

#### **Tippecanoe County TOWNSHIPS:**

Jackson, Randolph, Shelby, Wayne

Warren County TOWNSHIPS:

Adams, Jordan, Kent, Liberty, Medina, Pike, Pine, Prairie,  
Steuben, Warren, Washington

White County TOWNSHIPS:

Princeton, Round Grove, West Point

Tippecanoe County PRECINCTS:

WEA 01, WEA 02, WEA 03, WEA 08, WEA 10, WEA 15,  
WEA 14, WEA 16

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-14**

**House District 14**

Sec. 14. House District 14 consists of the following:

Lake County PRECINCTS:

CALUMET TOWNSHIP PRECINCT 04, CALUMET  
TOWNSHIP PRECINCT 05, CALUMET TOWNSHIP  
PRECINCT 06, CALUMET TOWNSHIP PRECINCT 10,  
CALUMET TOWNSHIP PRECINCT 12, CALUMET  
TOWNSHIP PRECINCT 14, GARY 05-01, GARY 05-02,  
GARY 05-03, GARY 05-04, GARY 05-14, GARY 05-19,  
GARY 05-20, GARY 05-21, GARY 05-23, GARY 06-01,  
GARY 06-02, GARY 06-03, GARY 06-04, GARY 06-05,  
GARY 06-06, GARY 06-07, GARY 06-08, GARY 06-09,  
GARY 06-10, GARY 06-11, GARY 06-12, GARY 06-13,  
GARY 06-14, GARY 06-15, GARY 06-16, GARY 06-17,  
GARY 06-18, GARY 06-19, GARY 06-20, GARY 06-21,  
GARY 06-22, GRIFFITH PRECINCT 02, HOBART CITY  
PRECINCT 09, HOBART CITY PRECINCT 16, HOBART  
TOWNSHIP PRECINCT 09, MERRILLVILLE PRECINCT 01,  
MERRILLVILLE PRECINCT 02, MERRILLVILLE  
PRECINCT 03, MERRILLVILLE PRECINCT 04,  
MERRILLVILLE PRECINCT 05, MERRILLVILLE  
PRECINCT 06, MERRILLVILLE PRECINCT 07,  
MERRILLVILLE PRECINCT 08, MERRILLVILLE  
PRECINCT 09, MERRILLVILLE PRECINCT 10,  
MERRILLVILLE PRECINCT 11, MERRILLVILLE  
PRECINCT 13, MERRILLVILLE PRECINCT 14,  
MERRILLVILLE PRECINCT 15, MERRILLVILLE  
PRECINCT 16, MERRILLVILLE PRECINCT 17,  
MERRILLVILLE PRECINCT 18, MERRILLVILLE  
PRECINCT 19, MERRILLVILLE PRECINCT 21,  
MERRILLVILLE PRECINCT 22, MERRILLVILLE  
PRECINCT 23, MERRILLVILLE PRECINCT 25,  
MERRILLVILLE PRECINCT 26 A VW MER 26,  
MERRILLVILLE PRECINCT 26 VW MER 26 A,  
MERRILLVILLE PRECINCT 27, MERRILLVILLE  
PRECINCT 28, MERRILLVILLE PRECINCT 29,  
MERRILLVILLE PRECINCT 30, MERRILLVILLE  
PRECINCT 31, MERRILLVILLE PRECINCT 32,  
MERRILLVILLE PRECINCT 33

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-15**

**House District 15**

Sec. 15. House District 15 consists of the following:

Lake County PRECINCTS:

DYER PRECINCT 01, DYER PRECINCT 02, DYER PRECINCT 03, DYER PRECINCT 04, DYER PRECINCT 05, DYER PRECINCT 06, DYER PRECINCT 07, DYER PRECINCT 08, DYER PRECINCT 09, DYER PRECINCT 10, DYER PRECINCT 11, DYER PRECINCT 12, DYER PRECINCT 13, DYER PRECINCT 14, GRIFFITH PRECINCT 05, GRIFFITH PRECINCT 06, GRIFFITH PRECINCT 07, GRIFFITH PRECINCT 08, GRIFFITH PRECINCT 09, GRIFFITH PRECINCT 17, GRIFFITH PRECINCT 18, SCHERERVILLE PRECINCT 01, SCHERERVILLE PRECINCT 02, SCHERERVILLE PRECINCT 03, SCHERERVILLE PRECINCT 04 CW SCH 30, SCHERERVILLE PRECINCT 05, SCHERERVILLE PRECINCT 06, SCHERERVILLE PRECINCT 07, SCHERERVILLE PRECINCT 08, SCHERERVILLE PRECINCT 09, SCHERERVILLE PRECINCT 10, SCHERERVILLE PRECINCT 11, SCHERERVILLE PRECINCT 12, SCHERERVILLE PRECINCT 13, SCHERERVILLE PRECINCT 14, SCHERERVILLE PRECINCT 15, SCHERERVILLE PRECINCT 16, SCHERERVILLE PRECINCT 17, SCHERERVILLE PRECINCT 18, SCHERERVILLE PRECINCT 19, SCHERERVILLE PRECINCT 20, SCHERERVILLE PRECINCT 21, SCHERERVILLE PRECINCT 22, SCHERERVILLE PRECINCT 23, SCHERERVILLE PRECINCT 24, SCHERERVILLE PRECINCT 25, SCHERERVILLE PRECINCT 26, SCHERERVILLE PRECINCT 27, SCHERERVILLE PRECINCT 28, SCHERERVILLE PRECINCT 29, SCHERERVILLE PRECINCT 31, ST JOHN TOWN PRECINCT 01, ST JOHN TOWN PRECINCT 06, ST JOHN TOWN PRECINCT 09, ST JOHN TOWN PRECINCT 11, ST JOHN TOWNSHIP PRECINCT 01, ST JOHN TOWNSHIP PRECINCT 02, ST JOHN TOWNSHIP PRECINCT 03, ST JOHN TOWNSHIP PRECINCT 04, ST JOHN TOWNSHIP PRECINCT 05, ST JOHN TOWNSHIP PRECINCT 06, ST JOHN TOWNSHIP PRECINCT 07, ST JOHN TOWNSHIP PRECINCT 08

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-16**

**House District 16**

Sec. 16. House District 16 consists of the following:

COUNTIES:

Pulaski County

Fulton County TOWNSHIPS:

Union, Wayne

Jasper County TOWNSHIPS:

Barkley, Gillam, Hanging Grove, Kankakee, Keener, Marion,  
Newton, Union, Walker, Wheatfield

Newton County TOWNSHIPS:

Beaver, Colfax, Jackson, Lake, Lincoln, McClellan

Starke County TOWNSHIPS:

California, North Bend, Wayne

Starke County PRECINCTS:

WASHINGTON 02

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-17**

#### **House District 17**

Sec. 17. House District 17 consists of the following:

COUNTIES:

Marshall County

Fulton County TOWNSHIPS:

Aubbeenaubbee, Henry, Newcastle, Richland, Rochester,

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-18**

#### **House District 18**

Sec. 18. House District 18 consists of the following:

COUNTIES:

Wabash County

Grant County TOWNSHIPS:

Richland

Kosciusko County TOWNSHIPS:

Clay, Franklin, Jackson, Lake, Monroe, Seward, Washington

Miami County TOWNSHIPS:

Jackson

Grant County PRECINCTS:

PLEASANT 01, PLEASANT 02

Kosciusko County PRECINCTS:

PLAIN 04, WARD 01 PRECINCT 01, WARD 02 PRECINCT  
01, WARD 02 PRECINCT 03NV, WAYNE 01, WAYNE 02,  
WAYNE 03, WAYNE 04, WAYNE 05, WAYNE 10

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-19**

#### **House District 19**

Sec. 19. House District 19 consists of the following:

Lake County TOWNSHIPS:

Winfield

Lake County PRECINCTS:

CENTER TOWNSHIP PRECINCT 01, CENTER TOWNSHIP  
PRECINCT 02, CENTER TOWNSHIP PRECINCT 03,  
CENTER TOWNSHIP PRECINCT 04, CENTER TOWNSHIP

PRECINCT 06, CROWN POINT PRECINCT 01, CROWN POINT PRECINCT 02, CROWN POINT PRECINCT 03, CROWN POINT PRECINCT 04, CROWN POINT PRECINCT 05, CROWN POINT PRECINCT 06, CROWN POINT PRECINCT 07, CROWN POINT PRECINCT 08, CROWN POINT PRECINCT 09, CROWN POINT PRECINCT 10, CROWN POINT PRECINCT 11, CROWN POINT PRECINCT 12, CROWN POINT PRECINCT 13, CROWN POINT PRECINCT 14, CROWN POINT PRECINCT 15, CROWN POINT PRECINCT 16, CROWN POINT PRECINCT 17, CROWN POINT PRECINCT 18, CROWN POINT PRECINCT 19, CROWN POINT PRECINCT 20, CROWN POINT PRECINCT 21, CROWN POINT PRECINCT 22, CROWN POINT PRECINCT 23, CROWN POINT PRECINCT 24, CROWN POINT PRECINCT 25, CROWN POINT PRECINCT 26, CROWN POINT PRECINCT 27, CROWN POINT PRECINCT 28, HOBART CITY PRECINCT 01, HOBART CITY PRECINCT 02, HOBART CITY PRECINCT 03, HOBART CITY PRECINCT 04, HOBART CITY PRECINCT 06, HOBART CITY PRECINCT 10, HOBART CITY PRECINCT 11, HOBART CITY PRECINCT 15, HOBART CITY PRECINCT 18, HOBART CITY PRECINCT 25, HOBART CITY PRECINCT 26, HOBART CITY PRECINCT 27, HOBART CITY PRECINCT 28, HOBART CITY PRECINCT 29, MERRILLVILLE PRECINCT 12, MERRILLVILLE PRECINCT 24, ROSS TOWNSHIP PRECINCT 20

Porter County PRECINCTS:

PORTER 02, PORTER 05, PORTER 06

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-20**

##### **House District 20**

Sec. 20. House District 20 consists of the following:

LaPorte County TOWNSHIPS:

Cass, Center, Dewey, Hanna, Johnson, Kankakee, Lincoln, Noble, Pleasant, Prairie, Scipio, Union, Washington, Wills

Starke County TOWNSHIPS:

Center, Davis, Jackson, Oregon, Railroad

Starke County PRECINCTS:

WASHINGTON 01

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-21**

##### **House District 21**

Sec. 21. House District 21 consists of the following:

Elkhart County TOWNSHIPS:

Harrison, Olive

Elkhart County PRECINCTS:

BAUGO 73, BAUGO 74, BAUGO 75, BAUGO 77 NV,

BAUGO 100 NV, CONCORD 24, CONCORD 32, CONCORD 44, CONCORD 45, CONCORD 46, CONCORD 47, CONCORD 48, CONCORD 50, CONCORD 51, CONCORD 52, CONCORD 54, CONCORD 55, CONCORD 56, CONCORD 57, CONCORD 58, CONCORD 59, CONCORD 60, CONCORD 111, CONCORD 112, CONCORD 114, CONCORD 119, CONCORD 121

St. Joseph County PRECINCTS:

HARRIS TWP 09, MISHAWAKA 090306, PENN TWP 01, PENN TWP 02, PENN TWP 03, PENN TWP 04, PENN TWP 10, PENN TWP 16, PENN TWP 17

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-22**

#### **House District 22**

Sec. 22. House District 22 consists of the following:

Elkhart County TOWNSHIPS:

Jackson, Locke, Union

Kosciusko County TOWNSHIPS:

Etna, Harrison, Jefferson, Prairie, Scott, Tippecanoe, Turkey Creek, Van Buren

Kosciusko County PRECINCTS:

PLAIN 01, PLAIN 02, PLAIN 03, PLAIN 05 CITY OF WARSAW, WARD 01 PRECINCT 02, WARD 01 PRECINCT 03NV, WARD 02 PRECINCT 02, WARD 03 PRECINCT 01, WARD 03 PRECINCT 02, WARD 03 PRECINCT 03, WARD 04 PRECINCT 01, WARD 04 PRECINCT 02, WARD 04 PRECINCT 03, WARD 04 PRECINCT 04NV, WARD 05 PRECINCT 01, WARD 05 PRECINCT 02, WARD 05 PRECINCT 03, WAYNE 06, WAYNE 07, WAYNE 08, WAYNE 09

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-23**

#### **House District 23**

Sec. 23. House District 23 consists of the following:

Cass County TOWNSHIPS:

Adams, Bethlehem, Clay, Eel, Jackson, Miami

Fulton County TOWNSHIPS:

Liberty

Miami County TOWNSHIPS:

Allen, Butler, Clay, Deer Creek, Erie, Harrison, Jefferson, Perry, Peru, Pipe Creek, Richland, Union, Washington

Cass County PRECINCTS:

26 NOBLE SOUTH, 34 NOBLE CITY, 40 CLINTON CITY NV

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-24**

#### **House District 24**

Sec. 24. House District 24 consists of the following:

Boone County TOWNSHIPS:

Eagle, Union

Boone County PRECINCTS:

WORTH 02

Hamilton County PRECINCTS:

CENTENNIAL 01, CENTENNIAL 02, CLAY NORTHWEST,  
CLAY CENTER 03, CLAY CENTER 01, CLAY  
SOUTHWEST 02, CLAY SOUTHWEST 03, CLAY  
NORTHWEST 02, CLAY SOUTHWEST 01, COXHALL,  
CROOKED STICK, EAGLETOWN, JOLIET, OAK RIDGE  
01, OAK RIDGE 03, OAK RIDGE 02, SADDLE CREEK,  
SOUTH WESTFIELD 01, SOUTHWEST WESTFIELD,  
SPRING MILL 01, THE VILLAGE, VILLAGE FARMS 03,  
VILLAGE FARMS 01, VILLAGE FARMS 02

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-25**

#### **House District 25**

Sec. 25. House District 25 consists of the following:

Carrroll County TOWNSHIPS:

Adams, Clay, Deer Creek, Jefferson, Liberty, Madison, Rock  
Creek, Tippecanoe

Cass County TOWNSHIPS:

Boone, Harrison, Jefferson

Clinton County TOWNSHIPS:

Madison, Ross, Washington

Tippecanoe County TOWNSHIPS:

Sheffield, Tippecanoe, Washington

White County TOWNSHIPS:

Big Creek, Cass, Honey Creek, Jackson, Liberty, Lincoln,  
Monon, Prairie, Union

Cass County PRECINCTS:

33 NOBLE NORTH

Tippecanoe County PRECINCTS:

FAIRFIELD 02, PERRY 01, PERRY 03, PERRY 05

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-26**

#### **House District 26**

Sec. 26. House District 26 consists of the following:

Tippecanoe County TOWNSHIPS:

Union

Tippecanoe County PRECINCTS:

FAIRFIELD 31, WABASH 01, WABASH 02, WABASH 04,  
WABASH 05, WABASH 06, WABASH 07, WABASH 08,  
WABASH 09, WABASH 10, WABASH 12, WABASH 14,  
WABASH 15, WABASH 18, WABASH 19, WABASH 20,  
WABASH 21, WABASH 22, WABASH 24, WEA 04, WEA  
05, WEA 06, WEA 07, WEA 09, WEA 11, WEA 12, WEA 13

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-27**

**House District 27**

Sec. 27. House District 27 consists of the following:

Tippecanoe County PRECINCTS:

FAIRFIELD 01, FAIRFIELD 03, FAIRFIELD 04, FAIRFIELD 05, FAIRFIELD 06, FAIRFIELD 07, FAIRFIELD 08, FAIRFIELD 09, FAIRFIELD 10, FAIRFIELD 11, FAIRFIELD 12, FAIRFIELD 13, FAIRFIELD 14, FAIRFIELD 15, FAIRFIELD 16, FAIRFIELD 17, FAIRFIELD 18, FAIRFIELD 19, FAIRFIELD 20, FAIRFIELD 21, FAIRFIELD 22, FAIRFIELD 23, FAIRFIELD 24, FAIRFIELD 25, FAIRFIELD 26, FAIRFIELD 27, FAIRFIELD 28, FAIRFIELD 29, FAIRFIELD 30, FAIRFIELD 32 NV, PERRY 02, PERRY 04, WABASH 03, WABASH 11, WABASH 13, WABASH 16, WABASH 17

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-28**

**House District 28**

Sec. 28. House District 28 consists of the following:

Boone County TOWNSHIPS:

Perry

Hendricks County TOWNSHIPS:

Brown, Center, Clay, Eel River, Franklin, Liberty, Marion, Middle, Union

Boone County PRECINCTS:

WORTH 01

Hendricks County PRECINCTS:

LINCOLN 01, LINCOLN 02, LINCOLN 03, LINCOLN 04, LINCOLN 05, LINCOLN 06, LINCOLN 07, LINCOLN 12, LINCOLN 13, LINCOLN 14, LINCOLN 17, WASHINGTON 01

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-29**

**House District 29**

Sec. 29. House District 29 consists of the following:

Hamilton County TOWNSHIPS:

Noblesville, Wayne

Hamilton County PRECINCTS:

AROMA, FALL CREEK 14, FALL CREEK 16, STRAWTOWN

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-30**

**House District 30**

Sec. 30. House District 30 consists of the following:

Grant County TOWNSHIPS:

Sims

Howard County TOWNSHIPS:

Howard, Jackson, Liberty, Taylor

Grant County PRECINCTS:

AIRPORT 03 FRANKLIN TWP NV, AIRPORT 01 MILL  
TWP NV, CENTER 14, FRANKLIN 02, FRANKLIN 03,  
FRANKLIN 04, FRANKLIN 05, FRANKLIN 06, FRANKLIN  
08

Howard County PRECINCTS:

CENTER 01, CENTER 02, CENTER 04, CENTER 05,  
PRECINCT 12, PRECINCT 14, PRECINCT 34, PRECINCT  
11, PRECINCT 67, PRECINCT 33, PRECINCT 36,  
PRECINCT 24, PRECINCT 32, PRECINCT 25, PRECINCT  
66, PRECINCT 38, PRECINCT 41, PRECINCT 37,  
PRECINCT 61, PRECINCT 53, PRECINCT 54, PRECINCT  
51, PRECINCT 35, PRECINCT 65, PRECINCT 42,  
PRECINCT 45, PRECINCT 31, PRECINCT 44, PRECINCT  
15, PRECINCT 43, PRECINCT 62, PRECINCT 22,  
PRECINCT 17, PRECINCT 13, PRECINCT 21, PRECINCT 23

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-31**

#### **House District 31**

Sec. 31. House District 31 consists of the following:

Blackford County TOWNSHIPS:

Harrison, Licking, Washington

Delaware County TOWNSHIPS:

Union

Grant County TOWNSHIPS:

Monroe, Van Buren, Washington

Wells County TOWNSHIPS:

Chester, Jackson

Blackford County PRECINCTS:

JACKSON 02

Delaware County PRECINCTS:

PRECINCT 60, PRECINCT 69, PRECINCT 90

Grant County PRECINCTS:

CENTER 10, CENTER 17, CENTER 18, CENTER 02,  
CENTER 16, CENTER 15, CENTER 13, CENTER 08,  
CENTER 11, CENTER 20, CENTER 09, CENTER 12,  
CENTER 21, CENTER 22, CENTER 23, CENTER 24,  
CENTER 01, CENTER 03, CENTER 05, CENTER 04,  
CENTER 06, CENTER 19, CENTER 07, FRANKLIN 07,  
FRANKLIN 01, JEFFERSON 04 NV, MILL 01, MILL 02,  
MILL 03, MILL 07, MILL 09, MILL 06, MILL 11,  
PLEASANT 05, PLEASANT 04, PLEASANT 03, PLEASANT  
06, PLEASANT 07

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-32**

**House District 32**

Sec. 32. House District 32 consists of the following:

COUNTIES:

Tipton County

Delaware County TOWNSHIPS:

Washington

Grant County TOWNSHIPS:

Fairmount, Green, Liberty

Hamilton County TOWNSHIPS:

Adams, Jackson

Howard County TOWNSHIPS:

Union

Madison County TOWNSHIPS:

Boone, Van Buren

Grant County PRECINCTS:

JEFFERSON 01, JEFFERSON 02, JEFFERSON 03, MILL 04, MILL 05, MILL 08, MILL 10

Hamilton County PRECINCTS:

EAST WESTFIELD 01, EAST WASHINGTON, EAST WESTFIELD 02, HORTON, OMEGA, SOUTH WESTFIELD 02, SOUTHEAST WESTFIELD 01, SOUTHEAST WESTFIELD 02, WEST WESTFIELD 01, WEST WESTFIELD 02

Madison County PRECINCTS:

DUCK CREEK 01

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-33**

**House District 33**

Sec. 33. House District 33 consists of the following:

COUNTIES:

Jay County, Randolph County

Delaware County TOWNSHIPS:

Delaware, Monroe, Niles, Perry

Blackford County PRECINCTS:

JACKSON 01

Delaware County PRECINCTS:

PRECINCT 29, PRECINCT 41, PRECINCT 63, PRECINCT 64, PRECINCT 75

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-34**

**House District 34**

Sec. 34. House District 34 consists of the following:

Delaware County PRECINCTS:

PRECINCT 01, PRECINCT 03, PRECINCT 04, PRECINCT 06, PRECINCT 07, PRECINCT 08, PRECINCT 09, PRECINCT 10, PRECINCT 11, PRECINCT 12, PRECINCT 13, PRECINCT 14, PRECINCT 15, PRECINCT 18, PRECINCT 19, PRECINCT 20, PRECINCT 22, PRECINCT

23, PRECINCT 25, PRECINCT 26, PRECINCT 27,  
PRECINCT 28, PRECINCT 33, PRECINCT 34, PRECINCT  
35, PRECINCT 36, PRECINCT 38, PRECINCT 39,  
PRECINCT 40, PRECINCT 43, PRECINCT 45, PRECINCT  
46, PRECINCT 47, PRECINCT 48, PRECINCT 50

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-35**

**House District 35**

Sec. 35. House District 35 consists of the following:

Delaware County TOWNSHIPS:

Harrison, Mount Pleasant, Salem

Madison County TOWNSHIPS:

Jackson, Lafayette, Monroe, Pipe Creek, Richland

Delaware County PRECINCTS:

PRECINCT 02, PRECINCT 44, PRECINCT 49, PRECINCT  
70, PRECINCT 92, PRECINCT 93

Madison County PRECINCTS:

DUCK CREEK 02 VW DUCK CREEK 03, DUCK CREEK 03  
VW DUCK CREEK 02, UNION 01, UNION 02, UNION 03,  
UNION 04

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-36**

**House District 36**

Sec. 36. House District 36 consists of the following:

Madison County TOWNSHIPS:

Anderson

Madison County PRECINCTS:

ADAMS 01, ADAMS - ANDERSON 03, FALL CREEK 01,  
FALL CREEK 08, UNION 05, UNION 06, UNION 07, UNION  
- ANDERSON 08

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-37**

**House District 37**

Sec. 37. House District 37 consists of the following:

Hamilton County TOWNSHIPS:

Delaware

Hamilton County PRECINCTS:

FALL CREEK 23, FALL CREEK 28, FALL CREEK 05, FALL  
CREEK 01, FALL CREEK 17, FALL CREEK 07, FALL  
CREEK 19, FALL CREEK 18, FALL CREEK 02, FALL  
CREEK 20, FALL CREEK 24, FALL CREEK 08, FALL  
CREEK 13, FALL CREEK 10, FALL CREEK 25, FALL  
CREEK 06, FALL CREEK 12

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-38**

**House District 38**

Sec. 38. House District 38 consists of the following:  
Carroll County TOWNSHIPS:  
    Burlington, Carrollton, Democrat, Jackson, Monroe,  
    Washington  
Cass County TOWNSHIPS:  
    Deer Creek, Tipton, Washington  
Clinton County TOWNSHIPS:  
    Center, Forest, Jackson, Johnson, Kirklin, Michigan, Owen,  
    Perry, Sugar Creek, Union, Warren  
Howard County TOWNSHIPS:  
    Ervin, Harrison, Honey Creek, Monroe  
Cass County PRECINCTS:  
    18 CLINTON  
Howard County PRECINCTS:  
    CENTER 03, CLAY 01, CLAY 02, CLAY 03, PRECINCT 63,  
    PRECINCT 64  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-39**

**House District 39**

Sec. 39. House District 39 consists of the following:  
Hamilton County PRECINCTS:  
    ARBORS, AVIAN, BAYHILL, BLUE CREEK,  
    BRENTWOOD, BRIAR CREEK, BROOKFIELD CROSSING,  
    BROOKSHIRE 01, BROOKSHIRE 02, BROOKSHIRE  
    NORTH, CARMEL MEADOWS, CHERRY TREE,  
    CHESWICK, CLAY CENTER 02, CLAY NORTHEAST,  
    COLLEGE, COOL CREEK SOUTH, COOL CREEK NORTH,  
    COPPERWOOD, DANIEL WARREN, EDEN BROOK 01,  
    EDEN BROOK 02, GREENSPRINGS, GUILFORD 01,  
    GUILFORD 02, HAZEL DELL, HOLADAY 01, HOLADAY  
    02, HUNTERS CREEK, HUNTERS TRACE, JOHNSON  
    ACRES, KEYSTONE, KINGSBOROUGH, KINGSWOOD 01,  
    KINGSWOOD 02, LADY HAMILTON, LAKEWOOD,  
    LEXINGTON, MERIDIAN NV, MOHAWK HILLS, MT.  
    CARMEL 01, MT. CARMEL 02, NORTHRIDGE, ORCHARD  
    PARK, PLEASANT GROVE 01, PLEASANT GROVE 02,  
    PRAIRIE VIEW, RANGELINE, RICHLAND, SPRING  
    FARMS, SPRING MILL PONDS, SPRING MILL 02,  
    STONEHEDGE, STONEWICK, THE RETREAT,  
    THISTLEWOOD, WATERFORD, WHITE CHAPEL,  
    WOODFIELD, WOODGATE, WOODLAND  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-40**

**House District 40**

Sec. 40. House District 40 consists of the following:  
Hendricks County PRECINCTS:  
    GUILFORD 01, GUILFORD 18, GUILFORD 19, GUILFORD  
    20, LINCOLN 08, LINCOLN 09, LINCOLN 10, LINCOLN 11,

LINCOLN 15, LINCOLN 16, LINCOLN 18, WASHINGTON  
02, WASHINGTON 03, WASHINGTON 04, WASHINGTON  
05, WASHINGTON 06, WASHINGTON 07, WASHINGTON  
08, WASHINGTON 09, WASHINGTON 10, WASHINGTON  
11, WASHINGTON 12, WASHINGTON 13, WASHINGTON  
14, WASHINGTON 15, WASHINGTON 16, WASHINGTON  
17, WASHINGTON 18, WASHINGTON 19, WASHINGTON  
20, WASHINGTON 21, WASHINGTON 22, WASHINGTON  
23, WASHINGTON 24, WASHINGTON 25, WASHINGTON  
26

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-41**

**House District 41**

Sec. 41. House District 41 consists of the following:

Boone County TOWNSHIPS:

Center, Clinton, Harrison, Jackson, Jefferson, Marion, Sugar  
Creek, Washington

Montgomery County TOWNSHIPS:

Brown, Clark, Franklin, Madison, Scott, Sugar Creek, Union,  
Walnut

Tippecanoe County TOWNSHIPS:

Lauramie

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-42**

**House District 42**

Sec. 42. House District 42 consists of the following:

COUNTIES:

Vermillion County

Clay County TOWNSHIPS:

Brazil, Dick Johnson, Posey

Fountain County TOWNSHIPS:

Fulton, Troy, Wabash

Parke County TOWNSHIPS:

Adams, Florida, Howard, Liberty, Penn, Raccoon, Reserve,  
Sugar Creek, Wabash, Washington

Vigo County TOWNSHIPS:

Fayette, Nevins

Warren County TOWNSHIPS:

Mound

Clay County PRECINCTS:

VAN BUREN 02

Vigo County PRECINCTS:

LOST CREEK-D, OTTER CREEK-A, OTTER CREEK-B,  
OTTER CREEK-D, OTTER CREEK-F, OTTER CREEK-G

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-43**

**House District 43**

Sec. 43. House District 43 consists of the following:  
Vigo County TOWNSHIPS:

Sugar Creek

Vigo County PRECINCTS:

01-A, 01-B, 01-C, 01-D, 02-A, 02-B, 02-C, 02-E, 02-F, 03-A,  
03-B, 03-C, 03-D, 03-E, 03-F, 03-G, 03-H, 04-A, 04-B, 04-C,  
04-D, 05-A, 05-B, 05-C, 05-D, 05-E, 06-A, 06-B, 06-C, 07-A,  
07-B, 07-C, 07-D, 07-E, 07-F, 07-G, 08-A, 08-B, 08-C, 08-G,  
09-D, 09-E, 09-F, 09-G, 09-H NV, LOST CREEK-A, LOST  
CREEK-B, LOST CREEK-C, OTTER CREEK-C, OTTER  
CREEK-E

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-44**

##### **House District 44**

Sec. 44. House District 44 consists of the following:  
COUNTIES:

Putnam County

Clay County TOWNSHIPS:

Cass, Jackson

Morgan County TOWNSHIPS:

Adams, Ashland, Gregg, Monroe, Ray

Owen County TOWNSHIPS:

Harrison, Jackson, Jennings, Taylor

Parke County TOWNSHIPS:

Greene, Jackson, Union

Clay County PRECINCTS:

VAN BUREN 01, VAN BUREN 03

Morgan County PRECINCTS:

JEFFERSON 01

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-45**

##### **House District 45**

Sec. 45. House District 45 consists of the following:  
COUNTIES:

Sullivan County

Daviess County TOWNSHIPS:

Steele

Greene County TOWNSHIPS:

Wright

Knox County TOWNSHIPS:

Busseron, Palmyra, Vigo, Washington, Widner

Vigo County TOWNSHIPS:

Linton, Prairie Creek, Prairieton

Knox County PRECINCTS:

VINCENNES CITY 01, VINCENNES CITY 02, VINCENNES  
CITY 03, VINCENNES CITY 04, VINCENNES CITY 05,  
VINCENNES CITY 06, VINCENNES CITY 07, VINCENNES  
CITY 08, VINCENNES CITY 09, VINCENNES CITY 10,

VINCENNES CITY 11, VINCENNES CITY 12, VINCENNES CITY 13, VINCENNES CITY 14, VINCENNES CITY 15, VINCENNES CITY 16, VINCENNES TWP. 01, VINCENNES TWP. 02, VINCENNES TWP. 03

Vigo County PRECINCTS:

HONEY CREEK-A, HONEY CREEK-B

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-46**

**House District 46**

Sec. 46. House District 46 consists of the following:

Clay County TOWNSHIPS:

Harrison, Lewis, Perry, Sugar Ridge, Washington

Monroe County TOWNSHIPS:

Bean Blossom, Richland

Owen County TOWNSHIPS:

Clay, Franklin, Jefferson, Lafayette, Marion, Montgomery, Morgan, Washington, Wayne

Vigo County TOWNSHIPS:

Pierson, Riley

Vigo County PRECINCTS:

02-D, 08-D, 08-E, 08-F, 09-A, 09-B, HONEY CREEK-C, HONEY CREEK-D, HONEY CREEK-E, HONEY CREEK-F, HONEY CREEK-G, HONEY CREEK-H, HONEY CREEK-I

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-47**

**House District 47**

Sec. 47. House District 47 consists of the following:

Johnson County TOWNSHIPS:

Blue River, Franklin, Needham, Union

Morgan County TOWNSHIPS:

Harrison, Madison

Johnson County PRECINCTS:

HENSLEY 01, HENSLEY 03, NINEVEH 04 NV, PLEASANT 34, WHITE RIVER 03, WHITE RIVER 04, WHITE RIVER 08, WHITE RIVER 09, WHITE RIVER 12, WHITE RIVER 13, WHITE RIVER 15, WHITE RIVER 21, WHITE RIVER 22, WHITE RIVER 28

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-48**

**House District 48**

Sec. 48. House District 48 consists of the following:

Elkhart County TOWNSHIPS:

Cleveland, Osolo, Washington

Elkhart County PRECINCTS:

BAUGO 76, CONCORD 25, CONCORD 26, CONCORD 27, CONCORD 30, CONCORD 34, CONCORD 35, CONCORD 36, CONCORD 41, CONCORD 42, CONCORD 43,

CONCORD 61, CONCORD 62, CONCORD 116  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-49**

**House District 49**

Sec. 49. House District 49 consists of the following:

Elkhart County TOWNSHIPS:

Clinton, Elkhart, Jefferson, Middlebury, York

Elkhart County PRECINCTS:

CONCORD 113

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-50**

**House District 50**

Sec. 50. House District 50 consists of the following:

COUNTIES:

Huntington County

Allen County TOWNSHIPS:

Lafayette

Wells County TOWNSHIPS:

Liberty, Rockcreek, Union

Allen County PRECINCTS:

452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 561, 579, 581,  
582, 585, PLEASANT A

Wells County PRECINCTS:

JEFFERSON WEST

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-51**

**House District 51**

Sec. 51. House District 51 consists of the following:

LaGrange County TOWNSHIPS:

Bloomfield, Clay, Clearspring, Eden, Greenfield, Lima,  
Milford, Newbury, Springfield, Van Buren

Steuben County TOWNSHIPS:

Clear Lake, Fremont, Jackson, Jamestown, Millgrove, Pleasant,  
Salem, Scott, Steuben, York

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-52**

**House District 52**

Sec. 52. House District 52 consists of the following:

COUNTIES:

DeKalb County

Steuben County TOWNSHIPS:

Otsego, Richland

Allen County PRECINCTS:

360, 370, 371, 372, HUNTERTOWN A, HUNTERTOWN B,  
HUNTERTOWN ER, PERRY A, PERRY B, PERRY K,  
PERRY M, PERRY N, PERRY O, PERRY R

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-53**

**House District 53**

Sec. 53. House District 53 consists of the following:

Hancock County TOWNSHIPS:

Blue River, Brandywine, Brown, Green, Jackson

Madison County TOWNSHIPS:

Green, Stony Creek

Hancock County PRECINCTS:

CENTER 01, CENTER 03, CENTER 04, GREENFIELD 01,  
GREENFIELD 02, GREENFIELD 03, GREENFIELD 04,  
GREENFIELD 05, GREENFIELD 06, GREENFIELD 07,  
GREENFIELD 08, GREENFIELD 09, GREENFIELD 10,  
SUGAR CREEK 02, SUGAR CREEK 03, SUGAR CREEK 05,  
SUGAR CREEK 07

Madison County PRECINCTS:

ADAMS 02, FALL CREEK 02, FALL CREEK 03, FALL  
CREEK 04, FALL CREEK 05, FALL CREEK 06, FALL  
CREEK 07, FALL CREEK - ANDERSON 09

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-54**

**House District 54**

Sec. 54. House District 54 consists of the following:

COUNTIES:

Henry County

Rush County TOWNSHIPS:

Center, Jackson, Posey, Ripley

Wayne County TOWNSHIPS:

Dalton, Jefferson

Rush County PRECINCTS:

RUSHVILLE CITY 01, RUSHVILLE CITY 02, RUSHVILLE  
CITY 03, RUSHVILLE CITY 04, RUSHVILLE CITY 05,  
RUSHVILLE CITY 06, RUSHVILLE TOWNSHIP 08

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-55**

**House District 55**

Sec. 55. House District 55 consists of the following:

COUNTIES:

Fayette County

Decatur County TOWNSHIPS:

Adams, Clay, Clinton, Fugit, Washington

Franklin County TOWNSHIPS:

Posey, Ray, Salt Creek

Ripley County TOWNSHIPS:

Adams, Laughery

Rush County TOWNSHIPS:

Anderson, Noble, Orange, Richland, Union, Walker,

Washington  
Rush County PRECINCTS:  
RUSHVILLE TOWNSHIP 07  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-56**

**House District 56**

Sec. 56. House District 56 consists of the following:  
Wayne County TOWNSHIPS:  
Abington, Boston, Center, Clay, Franklin, Green, Harrison,  
Jackson, New Garden, Perry, Washington, Wayne, Webster  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-57**

**House District 57**

Sec. 57. House District 57 consists of the following:  
COUNTIES:  
Shelby County  
Bartholomew County TOWNSHIPS:  
Clay, Clifty, Flat Rock, Haw Creek, Rock Creek  
Hancock County PRECINCTS:  
SUGAR CREEK 01, SUGAR CREEK 04, SUGAR CREEK 06,  
SUGAR CREEK 08, SUGAR CREEK 09  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-58**

**House District 58**

Sec. 58. House District 58 consists of the following:  
Johnson County TOWNSHIPS:  
Clark  
Johnson County PRECINCTS:  
PLEASANT 01, PLEASANT 02, PLEASANT 03, PLEASANT  
04, PLEASANT 05, PLEASANT 06, PLEASANT 07,  
PLEASANT 08, PLEASANT 09, PLEASANT 10, PLEASANT  
11, PLEASANT 12, PLEASANT 13, PLEASANT 14,  
PLEASANT 15, PLEASANT 16, PLEASANT 17, PLEASANT  
18, PLEASANT 19, PLEASANT 20, PLEASANT 21,  
PLEASANT 22, PLEASANT 23, PLEASANT 24, PLEASANT  
25, PLEASANT 26, PLEASANT 27, PLEASANT 28,  
PLEASANT 29, PLEASANT 30, PLEASANT 31, PLEASANT  
32, PLEASANT 33, PLEASANT 35, PLEASANT 36,  
PLEASANT 37, PLEASANT 38, PLEASANT 39, PLEASANT  
40, WHITE RIVER 05, WHITE RIVER 11, WHITE RIVER 19,  
WHITE RIVER 20, WHITE RIVER 23, WHITE RIVER 25,  
WHITE RIVER 27, WHITE RIVER 30, WHITE RIVER 31  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-59**

**House District 59**

Sec. 59. House District 59 consists of the following:

Bartholomew County TOWNSHIPS:

Camp Atterbury, Columbus, German, Harrison, Jackson, Ohio,  
Wayne

Bartholomew County PRECINCTS:

SANDCREEK 5300

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-60**

**House District 60**

Sec. 60. House District 60 consists of the following:

Monroe County TOWNSHIPS:

Benton, Salt Creek, Washington

Morgan County TOWNSHIPS:

Baker, Brown, Clay, Green, Jackson, Washington

Monroe County PRECINCTS:

BLOOMINGTON 12, PERRY 17, PERRY 18, PERRY 19,  
PERRY 20, PERRY 21, PERRY 22, PERRY 23

Morgan County PRECINCTS:

JEFFERSON 02

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-61**

**House District 61**

Sec. 61. House District 61 consists of the following:

Monroe County PRECINCTS:

BLOOMINGTON 01, BLOOMINGTON 02, BLOOMINGTON  
03, BLOOMINGTON 04, BLOOMINGTON 05,  
BLOOMINGTON 06, BLOOMINGTON 07, BLOOMINGTON  
08, BLOOMINGTON 09, BLOOMINGTON 10,  
BLOOMINGTON 11, BLOOMINGTON 13, BLOOMINGTON  
14, BLOOMINGTON 15, BLOOMINGTON 16,  
BLOOMINGTON 17, PERRY 01, PERRY 02, PERRY 03,  
PERRY 06, PERRY 07, PERRY 08, PERRY 09, PERRY 14,  
PERRY 15, PERRY 16

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-62**

**House District 62**

Sec. 62. House District 62 consists of the following:

Daviess County TOWNSHIPS:

Elmore

Greene County TOWNSHIPS:

Beech Creek, Cass, Center, Fairplay, Grant, Highland, Jackson,  
Jefferson, Richland, Smith, Stafford, Stockton, Taylor,  
Washington

Martin County TOWNSHIPS:

Mitcheltree

Monroe County TOWNSHIPS:

Indian Creek, Van Buren

Daviess County PRECINCTS:

MADISON 02, MADISON 03  
Martin County PRECINCTS:  
CRANE, NORTH CENTER, PERRY 6, PERRY 7  
Monroe County PRECINCTS:  
PERRY 04, PERRY 05, PERRY 10, PERRY 11, PERRY 12,  
PERRY 13, PERRY 24, PERRY 25  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-63**

**House District 63**

Sec. 63. House District 63 consists of the following:  
Daviess County TOWNSHIPS:  
Barr, Bogard, Harrison, Reeve, Van Buren, Veale, Washington  
Dubois County TOWNSHIPS:  
Bainbridge, Boone, Columbia, Hall, Harbison, Madison,  
Marion  
Martin County TOWNSHIPS:  
Halbert, Lost River, Rutherford  
Pike County TOWNSHIPS:  
Jefferson  
Daviess County PRECINCTS:  
MADISON 01  
Martin County PRECINCTS:  
EAST MEMPHIS, LOST RIVER, NORTH HALBERT,  
PERRY 1, PERRY 2, PERRY 3, PERRY 4, PERRY 5,  
RUTHERFORD, SOUTH CENTER, SOUTH HALBERT,  
SOUTHEAST HALBERT, WEST MEMPHIS  
Pike County PRECINCTS:  
PETERSBURG 01, PETERSBURG 02, PETERSBURG 03,  
PETERSBURG 04, WASHINGTON 01, WASHINGTON 03  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-64**

**House District 64**

Sec. 64. House District 64 consists of the following:  
COUNTIES:  
Gibson County  
Knox County TOWNSHIPS:  
Decker, Harrison, Johnson, Steen  
Pike County TOWNSHIPS:  
Clay, Logan, Madison  
Posey County TOWNSHIPS:  
Bethel, Robb, Smith  
Vanderburgh County TOWNSHIPS:  
Armstrong  
Knox County PRECINCTS:  
VINCENNES TWP. 04, VINCENNES TWP. 05  
Vanderburgh County PRECINCTS:  
CENTER PRECINCT 06, CENTER PRECINCT 07, CENTER  
PRECINCT 08, CENTER PRECINCT 10, CENTER

PRECINCT 15, GERMAN PRECINCT 01, GERMAN  
PRECINCT 02, GERMAN PRECINCT 03, GERMAN  
PRECINCT 04, GERMAN PRECINCT 05, GERMAN  
PRECINCT 07, SCOTT PRECINCT 01, SCOTT PRECINCT  
02, SCOTT PRECINCT 03, SCOTT PRECINCT 04

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-65**

**House District 65**

Sec. 65. House District 65 consists of the following:

COUNTIES:

Brown County

Jackson County TOWNSHIPS:

Pershing, Salt Creek

Lawrence County TOWNSHIPS:

Guthrie, Indian Creek, Marshall, Perry, Pleasant Run,  
Shawswick, Spice Valley

Monroe County TOWNSHIPS:

Clear Creek, Polk

Johnson County PRECINCTS:

HENSLEY 02, NINEVEH 01, NINEVEH 02, NINEVEH 03

Lawrence County PRECINCTS:

MARION 05A

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-66**

**House District 66**

Sec. 66. House District 66 consists of the following:

COUNTIES:

Scott County

Clark County TOWNSHIPS:

Bethlehem, Charlestown, Oregon, Owen, Washington

Jefferson County TOWNSHIPS:

Hanover, Saluda

Clark County PRECINCTS:

MONROE 01

Jefferson County PRECINCTS:

MADISON 01-01, MADISON 01-02, MADISON 02-01,  
MADISON 02-02, MADISON 03, MADISON 04-01,  
MADISON 04-01A, MADISON 04-02, MADISON 04-03,  
MADISON 05-01, MADISON 05-02, MADISON TWP 02

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-67**

**House District 67**

Sec. 67. House District 67 consists of the following:

COUNTIES:

Ohio County, Switzerland County

Dearborn County TOWNSHIPS:

Caesar Creek, Center, Clay, Washington

Decatur County TOWNSHIPS:  
    Jackson, Marion, Saltcreek, Sandcreek  
Jefferson County TOWNSHIPS:  
    Milton, Monroe, Shelby  
Jennings County TOWNSHIPS:  
    Bigger, Campbell, Columbia, Sand Creek  
Ripley County TOWNSHIPS:  
    Brown, Center, Delaware, Franklin, Jackson, Johnson, Otter  
    Creek, Shelby, Washington  
Dearborn County PRECINCTS:  
    LAWRENCEBURG 11 NV  
Jefferson County PRECINCTS:  
    MADISON TWP 01, MADISON TWP 03  
Jennings County PRECINCTS:  
    GENEVA 01 EAST, GENEVA 03  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-68**

**House District 68**

Sec. 68. House District 68 consists of the following:

COUNTIES:

    Union County

Dearborn County TOWNSHIPS:

    Harrison, Hogan, Jackson, Kelso, Logan, Manchester, Miller,  
    Sparta, York

Franklin County TOWNSHIPS:

    Bath, Blooming Grove, Brookville, Butler, Fairfield, Highland,  
    Laurel, Metamora, Springfield, Whitewater

Dearborn County PRECINCTS:

    GREENDALE 01, GREENDALE 02, GREENDALE 03,  
    GREENDALE 04, GREENDALE 05, LAWRENCEBURG 01,  
    LAWRENCEBURG 02, LAWRENCEBURG 03,  
    LAWRENCEBURG 04, LAWRENCEBURG 08,  
    LAWRENCEBURG 09

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-69**

**House District 69**

Sec. 69. House District 69 consists of the following:

Jackson County TOWNSHIPS:

    Hamilton, Jackson, Redding, Vernon, Washington

Jefferson County TOWNSHIPS:

    Graham, Lancaster, Republican, Smyrna

Jennings County TOWNSHIPS:

    Center, Lovett, Marion, Montgomery, Spencer, Vernon

Bartholomew County PRECINCTS:

    SANDCREEK 5400

Jackson County PRECINCTS:

    BROWNSTOWN TOWN 01, BROWNSTOWN TOWN 02,  
    BROWNSTOWN TOWN 03, BROWNSTOWN TWP. EAST

Jennings County PRECINCTS:  
GENEVA 01 WEST, GENEVA 02  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-70**

**House District 70**

Sec. 70. House District 70 consists of the following:  
Clark County TOWNSHIPS:  
Carr, Silver Creek, Wood  
Floyd County TOWNSHIPS:  
Franklin, Greenville  
Harrison County TOWNSHIPS:  
Boone, Franklin, Harrison, Heth, Jackson, Morgan, Posey,  
Spencer, Taylor, Washington, Webster  
Floyd County PRECINCTS:  
GEORGETOWN 06  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-71**

**House District 71**

Sec. 71. House District 71 consists of the following:  
Clark County TOWNSHIPS:  
Jeffersonville, Utica  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-72**

**House District 72**

Sec. 72. House District 72 consists of the following:  
Floyd County TOWNSHIPS:  
Lafayette, New Albany  
Floyd County PRECINCTS:  
GEORGETOWN 01, GEORGETOWN 02, GEORGETOWN  
03, GEORGETOWN 04, GEORGETOWN 05  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-73**

**House District 73**

Sec. 73. House District 73 consists of the following:  
COUNTIES:  
Washington County  
Clark County TOWNSHIPS:  
Union  
Harrison County TOWNSHIPS:  
Blue River  
Jackson County TOWNSHIPS:  
Carr, Driftwood, Grassy Fork, Owen  
Lawrence County TOWNSHIPS:  
Bono  
Orange County TOWNSHIPS:  
Northeast, Northwest, Orangeville, Orleans, Paoli, Stampers

Creek  
Clark County PRECINCTS:  
MONROE 02, MONROE 03  
Jackson County PRECINCTS:  
BROWNSTOWN TOWN 04, BROWNSTOWN TWP. WEST  
Lawrence County PRECINCTS:  
MARION 01, MARION 02, MARION 03, MARION 04,  
MARION 05B, MARION 05C, MARION 06  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-74**

**House District 74**

Sec. 74. House District 74 consists of the following:  
COUNTIES:  
Crawford County, Perry County  
Dubois County TOWNSHIPS:  
Cass, Ferdinand, Jackson, Jefferson, Patoka  
Orange County TOWNSHIPS:  
French Lick, Greenfield, Jackson, Southeast  
Spencer County TOWNSHIPS:  
Carter, Clay, Harrison, Huff  
Spencer County PRECINCTS:  
HAMMOND 02  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-75**

**House District 75**

Sec. 75. House District 75 consists of the following:  
Pike County TOWNSHIPS:  
Lockhart, Marion, Monroe, Patoka  
Spencer County TOWNSHIPS:  
Grass, Jackson, Luce, Ohio  
Warrick County TOWNSHIPS:  
Anderson, Boon, Campbell, Greer, Hart, Lane, Owen, Pigeon,  
Skelton  
Pike County PRECINCTS:  
WASHINGTON 02  
Spencer County PRECINCTS:  
HAMMOND 01  
Warrick County PRECINCTS:  
OHIO 01, OHIO 02, OHIO 05, OHIO 06, OHIO 07, OHIO 11,  
OHIO 12, OHIO 13, OHIO 14, OHIO 15, OHIO 16, OHIO 17,  
OHIO 18, OHIO 19, OHIO 23, OHIO 24, OHIO 25, OHIO 26,  
OHIO 27, OHIO 29, OHIO 30  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-76**

**House District 76**

Sec. 76. House District 76 consists of the following:  
Posey County TOWNSHIPS:

Black, Center, Harmony, Lynn, Marrs, Point, Robinson  
Vanderburgh County TOWNSHIPS:

Perry, Union

Vanderburgh County PRECINCTS:

CENTER PRECINCT 02, CENTER PRECINCT 09, GERMAN  
PRECINCT 06, PIGEON PRECINCT 01 NV, PIGEON  
PRECINCT 02 NV, WARD 05 PRECINCT 14, WARD 05  
PRECINCT 01, WARD 05 PRECINCT 16, WARD 05  
PRECINCT 13, WARD 05 PRECINCT 15, WARD 05  
PRECINCT 12, WARD 05 PRECINCT 09, WARD 05  
PRECINCT 11, WARD 06 PRECINCT 15, WARD 06  
PRECINCT 0 NV, WARD 06 PRECINCT 08, WARD 06  
PRECINCT 04

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-77**

#### **House District 77**

Sec. 77. House District 77 consists of the following:

Vanderburgh County PRECINCTS:

KNIGHT PRECINCT 01, PIGEON PRECINCT 03, WARD 01  
PRECINCT 08, WARD 01 PRECINCT 12, WARD 01  
PRECINCT 04, WARD 01 PRECINCT 05, WARD 01  
PRECINCT 14, WARD 01 PRECINCT 11, WARD 01  
PRECINCT 15, WARD 01 PRECINCT 01, WARD 01  
PRECINCT 02, WARD 01 PRECINCT 03, WARD 02  
PRECINCT 03, WARD 02 PRECINCT 08, WARD 02  
PRECINCT 10, WARD 02 PRECINCT 09, WARD 02  
PRECINCT 02, WARD 02 PRECINCT 12, WARD 02  
PRECINCT 14, WARD 02 PRECINCT 13, WARD 02  
PRECINCT 05, WARD 02 PRECINCT 06, WARD 02  
PRECINCT 16, WARD 02 PRECINCT 07, WARD 02  
PRECINCT 11, WARD 02 PRECINCT 01, WARD 02  
PRECINCT 15, WARD 03 PRECINCT 11, WARD 03  
PRECINCT 16, WARD 03 PRECINCT 13, WARD 03  
PRECINCT 10, WARD 04 PRECINCT 04, WARD 04  
PRECINCT 06, WARD 04 PRECINCT 05, WARD 04  
PRECINCT 03, WARD 04 PRECINCT 02, WARD 04  
PRECINCT 08, WARD 04 PRECINCT 13, WARD 04  
PRECINCT 17, WARD 04 PRECINCT 11, WARD 04  
PRECINCT 12, WARD 04 PRECINCT 16, WARD 04  
PRECINCT 09, WARD 04 PRECINCT 15, WARD 04  
PRECINCT 01, WARD 06 PRECINCT 03, WARD 06  
PRECINCT 02, WARD 06 PRECINCT 01

*As added by P.L.214-2011, SEC.11.*

### **IC 2-1-12-78**

#### **House District 78**

Sec. 78. House District 78 consists of the following:

Vanderburgh County PRECINCTS:

CENTER PRECINCT 01, CENTER PRECINCT 03, CENTER

PRECINCT 04, CENTER PRECINCT 05, CENTER  
PRECINCT 11, CENTER PRECINCT 12, CENTER  
PRECINCT 13, CENTER PRECINCT 14, KNIGHT  
PRECINCT 02, KNIGHT PRECINCT 03, KNIGHT  
PRECINCT 04, SCOTT PRECINCT 05, SCOTT PRECINCT  
06, WARD 01 PRECINCT 10, WARD 01 PRECINCT 09,  
WARD 01 PRECINCT 13, WARD 01 PRECINCT 06, WARD  
01 PRECINCT 07, WARD 03 PRECINCT 08, WARD 03  
PRECINCT 05, WARD 03 PRECINCT 02, WARD 03  
PRECINCT 03, WARD 03 PRECINCT 15, WARD 03  
PRECINCT 07, WARD 03 PRECINCT 09, WARD 03  
PRECINCT 12, WARD 03 PRECINCT 14, WARD 05  
PRECINCT 03, WARD 05 PRECINCT 08, WARD 05  
PRECINCT 02, WARD 05 PRECINCT 06, WARD 05  
PRECINCT 04, WARD 05 PRECINCT 07, WARD 05  
PRECINCT 05

Warrick County PRECINCTS:

OHIO 03, OHIO 04, OHIO 08, OHIO 09, OHIO 10, OHIO 20,  
OHIO 21, OHIO 22, OHIO 28, OHIO 31, OHIO 32, OHIO 33

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-79**

##### **House District 79**

Sec. 79. House District 79 consists of the following:

COUNTIES:

Adams County

Allen County TOWNSHIPS:

Madison, Marion, Monroe

Wells County TOWNSHIPS:

Harrison, Lancaster, Nottingham

Allen County PRECINCTS:

PLEASANT B, PLEASANT C, WAYNE A

Wells County PRECINCTS:

JEFFERSON EAST, OSSIAN EAST, OSSIAN WEST

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-80**

##### **House District 80**

Sec. 80. House District 80 consists of the following:

Allen County PRECINCTS:

297, 502, 503, 504, 509, 512, 518, 519, 553, 554, 555, 557, 558,  
562, 563, 565, 567, 569, 570, 583, 602, 603, 605, 607, 608, 609,  
610, 611, 612, 651, 652, 653, 654, 655, 656, 658, 660, 661, 662,  
663, 665, 667, 670, 671, 672, 673, 674, 675, 678, 679, 680, 682

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-81**

##### **House District 81**

Sec. 81. House District 81 consists of the following:

Allen County TOWNSHIPS:

Washington  
Allen County PRECINCTS:  
203, 204, 291, 296, 298, 354, 359, 364, 365, 366, 368, 369, 410,  
411, 415, 516, 566, 575, 576, 577, 578, 580, WAYNE D  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-82**

**House District 82**

Sec. 82. House District 82 consists of the following:  
COUNTIES:

Noble County  
Allen County TOWNSHIPS:  
Lake  
Elkhart County TOWNSHIPS:  
Benton  
LaGrange County TOWNSHIPS:  
Johnson  
Whitley County TOWNSHIPS:  
Smith  
Allen County PRECINCTS:  
EEL RIVER A, EEL RIVER B  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-83**

**House District 83**

Sec. 83. House District 83 consists of the following:  
Allen County TOWNSHIPS:

Aboite  
Whitley County TOWNSHIPS:  
Cleveland, Columbia, Etna-Troy, Jefferson, Richland,  
Thorncreek, Union, Washington  
Allen County PRECINCTS:  
418, WAYNE C  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-84**

**House District 84**

Sec. 84. House District 84 consists of the following:  
Allen County PRECINCTS:

153, 166, 168, 169, 170, 171, 172, 176, 177, 178, 179, 180, 181,  
183, 184, 185, 186, 187, 188, 189, 190, 192, 193, 194, 195, 213,  
214, 218, 255, 256, 257, 258, 259, 260, 261, 263, 270, 285, 286,  
287, 288, 290, 292, 293, 299, PERRY E, PERRY H, PERRY J,  
PERRY L, ST JOE A, ST JOE B1, ST JOE B2, ST JOE C, ST  
JOE D, ST JOE E, ST JOE F, ST JOE G, ST JOE H  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-85**

**House District 85**

Sec. 85. House District 85 consists of the following:

Allen County TOWNSHIPS:

Cedar Creek, Jackson, Jefferson, Maumee, Milan, Scipio,  
Springfield

Allen County PRECINCTS:

149, 150, 151, 152, 154, 156, 157, 158, 162, 163, 164, 165, 174,  
175, 205, 207, 209, 210, 211, 217, 668, 669, 676, 677, ADAMS  
A, ADAMS B1, ADAMS B2, ADAMSE, ADAMSF, ADAMSG,  
ADAMSK, ADAMSM, NH 1, NH 1SJ, NH 2A, NH 2B,  
NH 3A, NH 3B, NH 4A, NH 4B, NH 4C, NH 4D, NH 5A, NH  
5B, NH 5C, NH 5D, NH 5E, ST JOE V1

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-86**

**House District 86**

Sec. 86. House District 86 consists of the following:

Marion County PRECINCTS:

20-002, 20-004, 20-007, 21-001, 21-002, 21-003, 21-004,  
21-005, 21-006, 21-007, 21-008, 21-009, 21-010, 21-011,  
21-012, 21-013, 21-014, 22-001, 22-002, PK001, PK002,  
PK003, PK004, PK005, PK006, PK007, PK008, PK009,  
PK010, PK011, PK012, PK015, PK016, PK029, PK030,  
PK031, PK032, PK033, WS001, WS002, WS003, WS011,  
WS012, WS013, WS015, WS016, WS017, WS028, WS029,  
WS030, WS040, WS052, WS053, WS066

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-87**

**House District 87**

Sec. 87. House District 87 consists of the following:

Marion County PRECINCTS:

LA001, LA002, LA003, LA004, LA012, LA013, LA014,  
LA015, LA016, LA017, LA028, LA029, LA030, LA031,  
LA032, LA038, LA039, WS004, WS005, WS006, WS007,  
WS008, WS009, WS010, WS018, WS019, WS020, WS021,  
WS022, WS023, WS024, WS025, WS026, WS031, WS032,  
WS033, WS034, WS035, WS036, WS051, WS054, WS055,  
WS056, WS057, WS058, WS059, WS060, WS061, WS063

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-88**

**House District 88**

Sec. 88. House District 88 consists of the following:

Hancock County TOWNSHIPS:

Buck Creek, Vernon

Hamilton County PRECINCTS:

FALL CREEK 03, FALL CREEK 04, FALL CREEK 09, FALL  
CREEK 11, FALL CREEK 15, FALL CREEK 21, FALL  
CREEK 22, FALL CREEK 26, FALL CREEK 29

Hancock County PRECINCTS:

CENTER 02

Marion County PRECINCTS:

LA005, LA006, LA007, LA008, LA009, LA010, LA011,  
LA018, LA019, LA020, LA021, LA022, LA023, LA024,  
LA025, LA026, LA027, LA033, LA034, LA035, LA036

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-89**

**House District 89**

Sec. 89. House District 89 consists of the following:

Marion County PRECINCTS:

FR007, FR008, WR028, WR037, PE007, WR015, WR018,  
FR006, PE006, WR016, FR005, PE009, PE019, PE018, FR001,  
26-002, PE004, PE017, WR020, PE010, WR024, WR021,  
WR032, WR029, CO-001, WR019, WR022, WR025, WR026,  
WR023, WR035, WR033, WR030, WR017, WR027, WR034,  
WR031, WR036, 30-007, CO-002, PE008

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-90**

**House District 90**

Sec. 90. House District 90 consists of the following:

Marion County PRECINCTS:

FR002, FR003, FR004, FR009, FR010, FR011, FR012, FR013,  
FR014, FR015, FR016, FR017, FR018, FR019, FR020, FR021,  
FR022, FR023, FR024, FR025, FR026, FR027, PE016, PE024,  
PE025, PE031, PE032, PE044, PE045, PE046, PE047, PE061,  
PE062, PE063

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-91**

**House District 91**

Sec. 91. House District 91 consists of the following:

Marion County TOWNSHIPS:

Decatur

Hendricks County PRECINCTS:

GUILFORD 02, GUILFORD 03, GUILFORD 04, GUILFORD  
05, GUILFORD 06, GUILFORD 07, GUILFORD 08,  
GUILFORD 09, GUILFORD 10, GUILFORD 11, GUILFORD  
12, GUILFORD 13, GUILFORD 14, GUILFORD 15,  
GUILFORD 16, GUILFORD 17

Marion County PRECINCTS:

PE001, PE011, PE020, PE021, PE033, WY048, WY049,  
WY050

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-92**

**House District 92**

Sec. 92. House District 92 consists of the following:

Marion County PRECINCTS:

29-012, 29-013, WY001, WY002, WY004, WY008, WY009,

WY010, WY011, WY012, WY013, WY015, WY016, WY017,  
WY018, WY019, WY020, WY021, WY022, WY023, WY024,  
WY025, WY026, WY027, WY028, WY029, WY030, WY031,  
WY032, WY033, WY034, WY035, WY036, WY037, WY038,  
WY041, WY042, WY043, WY044, WY045, WY047, WY051  
*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-93**

**House District 93**

Sec. 93. House District 93 consists of the following:

Johnson County PRECINCTS:

WHITE RIVER 01, WHITE RIVER 02, WHITE RIVER 06,  
WHITE RIVER 07, WHITE RIVER 10, WHITE RIVER 14,  
WHITE RIVER 16, WHITE RIVER 17, WHITE RIVER 18,  
WHITE RIVER 24, WHITE RIVER 26, WHITE RIVER 29

Marion County PRECINCTS:

PE043, PE048, PE050, PE059, PE054, PE040, PE036, PE049,  
PE035, PE034, PE058, PE056, PE060, PE037, PE051, PE064,  
PE039, PE042, PE053, PE028, PE055, PE052, PE041, PE027,  
PE022, PE029, PE026, PE030, PE038, PE057

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-94**

**House District 94**

Sec. 94. House District 94 consists of the following:

Marion County PRECINCTS:

32-001, 32-002, 32-003, PK013, PK014, PK017, PK018,  
PK019, PK020, PK021, PK022, PK023, PK024, PK025,  
PK026, PK027, PK028, PK034, PK035, PK036, PK037,  
PK038, PK039, PK040, PK041, PK042, PK043, PK044,  
PK045, PK046, WS014, WS027, WS037, WS038, WS039,  
WS041

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-95**

**House District 95**

Sec. 95. House District 95 consists of the following:

Marion County PRECINCTS:

27-001, 27-002, 27-003, 27-004, 27-005, 27-006, 27-007,  
27-008, 27-009, 27-010, 27-011, 27-012, 27-013, 27-014,  
27-015, 27-016, LA037, LA040, LA041, LA042, LA043,  
LA044, LA045, LA046, LA047, LA048, LA049, LA050,  
LA051, LA052, LA053, LA054, LA055, LA056, LA057,  
LA058

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12-96**

**House District 96**

Sec. 96. House District 96 consists of the following:

Marion County PRECINCTS:

01-001, 01-002, 01-003, 01-005, 02-001, 02-002, 03-001,  
03-002, 03-003, 03-004, 03-005, 03-006, 03-007, 04-001,  
04-002, 04-003, 04-004, 07-002, 08-001, 08-002, 08-003,  
10-001, 10-004, 10-005, 11-004, 20-001, 20-003, 20-005,  
20-006, 20-008, 20-009, 20-010, 20-011, 20-012, 22-003,  
22-004, 22-005, 22-006, 22-007, 22-008, 22-009, 23-001,  
23-002, 23-003, 23-004, 23-005, 23-008, 23-009, 31-001,  
31-002, 31-003, 31-004, WS043, WS044, WS047, WS048,  
WS049, WS062, WS064, WS065

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-97**

##### **House District 97**

Sec. 97. House District 97 consists of the following:

Marion County PRECINCTS:

11-001, 11-002, 12-002, 12-003, 13-001, 13-002, 13-004,  
13-005, 14-001, 14-002, 15-001, 19-004, 24-001, 24-002,  
24-003, 24-004, 26-001, 26-003, 26-004, 30-001, 30-002,  
30-003, PE002, PE003, PE012, PE013, PE014, PE015, PE023,  
WY039, WY040, WY046, WY052, WY053, WY054, WY055,  
WY056

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-98**

##### **House District 98**

Sec. 98. House District 98 consists of the following:

Marion County PRECINCTS:

01-004, 01-006, 01-007, 01-008, 01-009, 01-010, 02-003,  
02-004, 09-001, 09-002, 09-003, 09-004, 09-005, 09-006,  
09-007, 23-006, 23-007, 25-002, 28-001, 28-002, 28-003,  
28-004, 28-005, 28-010, 28-011, 28-012, 28-013, 28-014,  
28-015, 28-016, WR001, WR002, WR003, WR004, WR005,  
WR006, WR007, WR008, WR009, WR010, WR038

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-99**

##### **House District 99**

Sec. 99. House District 99 consists of the following:

Marion County PRECINCTS:

04-005, 05-001, 05-002, 05-003, 05-004, 05-006, 05-007,  
06-001, 06-002, 06-003, 06-004, 06-005, 06-006, 07-001,  
07-003, 12-001, 19-001, 19-002, 19-003, 19-005, 19-006,  
29-001, 29-002, 29-003, 29-004, 29-005, 29-006, 29-007,  
29-008, 29-009, 29-010, 29-011, 29-014, 29-015, 29-016,  
29-017, 29-018, WS042, WS045, WS046, WS050, WY003,  
WY005, WY006, WY007, WY014

*As added by P.L.214-2011, SEC.11.*

#### **IC 2-1-12-100**

##### **House District 100**

Sec. 100. House District 100 consists of the following:

Marion County PRECINCTS:

10-002, 10-003, 11-003, 11-005, 13-003, 15-002, 16-001,  
16-002, 16-003, 16-004, 16-005, 17-001, 17-002, 17-003,  
17-004, 17-005, 18-001, 18-002, 18-003, 18-004, 18-005,  
18-006, 18-007, 18-008, 18-009, 25-001, 25-003, 25-004,  
25-005, 28-006, 28-007, 28-008, 28-009, 30-004, 30-005,  
30-006, WR011, WR012, WR013, WR014

*As added by P.L.214-2011, SEC.11.*

**IC 2-1-12.5**

**Chapter 12.5. Corrections to the 2011 House District Plan**

**IC 2-1-12.5-1**

**House District 48 and House District 49; changes to GIS; legalizes certain actions**

Sec. 1. (a) Notwithstanding the report of the 2010 decennial census for Indiana and the information contained in the GIS on June 30, 2011, the following census blocks located in Elkhart County are, from July 1, 2011, considered part of House District 49 and not part of House District 48:

180390006001011

180390006001010

180390006001009

(b) The office shall make the appropriate changes to the GIS to implement this section.

(c) Actions taken by the Elkhart County circuit court clerk, the Elkhart County county executive, and other Elkhart County officials to implement this section and that are consistent with this section are legalized.

*As added by P.L.34-2012, SEC.1.*

**IC 2-1-13**

**Chapter 13. Senate Districts; 2011 Plan**

**IC 2-1-13-1**

**Senate District 1**

Sec. 1. Senate District 1 consists of the following:

Lake County PRECINCTS:

CROWN POINT PRECINCT 26, DYER PRECINCT 01, DYER PRECINCT 02, DYER PRECINCT 04, DYER PRECINCT 05, DYER PRECINCT 09, DYER PRECINCT 10, DYER PRECINCT 11, DYER PRECINCT 13, GRIFFITH PRECINCT 01, GRIFFITH PRECINCT 03, GRIFFITH PRECINCT 06, GRIFFITH PRECINCT 07, GRIFFITH PRECINCT 08, GRIFFITH PRECINCT 09, GRIFFITH PRECINCT 14, GRIFFITH PRECINCT 15, GRIFFITH PRECINCT 16, GRIFFITH PRECINCT 18, HAMMOND 04-01, HAMMOND 04-02, HAMMOND 04-03, HAMMOND 04-05, HAMMOND 04-06, HAMMOND 04-07, HAMMOND 04-08, HAMMOND 04-09, HAMMOND 04-10, HAMMOND 04-11, HAMMOND 04-12, HAMMOND 04-13, HAMMOND 04-14, HAMMOND 04-15, HAMMOND 04-16, HAMMOND 04-18, HAMMOND 05-01, HAMMOND 05-02, HAMMOND 05-04, HAMMOND 05-05, HAMMOND 05-06, HAMMOND 05-07, HAMMOND 05-08, HAMMOND 05-09, HAMMOND 05-10, HAMMOND 05-11, HAMMOND 05-12, HAMMOND 05-13, HAMMOND 05-14, HAMMOND 05-15, HAMMOND 05-16, HAMMOND 05-17, HAMMOND 06-02, HAMMOND 06-03, HAMMOND 06-04, HAMMOND 06-05, HAMMOND 06-06, HAMMOND 06-07, HAMMOND 06-08, HAMMOND 06-09, HAMMOND 06-10, HAMMOND 06-12, HAMMOND 06-13, HAMMOND 06-14, HAMMOND 06-15, HIGHLAND PRECINCT 01, HIGHLAND PRECINCT 02, HIGHLAND PRECINCT 03, HIGHLAND PRECINCT 04, HIGHLAND PRECINCT 05, HIGHLAND PRECINCT 06, HIGHLAND PRECINCT 07, HIGHLAND PRECINCT 08, HIGHLAND PRECINCT 09, HIGHLAND PRECINCT 10, HIGHLAND PRECINCT 11, HIGHLAND PRECINCT 12, HIGHLAND PRECINCT 13, HIGHLAND PRECINCT 14, HIGHLAND PRECINCT 15, HIGHLAND PRECINCT 16, HIGHLAND PRECINCT 17, HIGHLAND PRECINCT 18, HIGHLAND PRECINCT 19, HIGHLAND PRECINCT 20, HIGHLAND PRECINCT 21, HIGHLAND PRECINCT 22, HIGHLAND PRECINCT 23, HIGHLAND PRECINCT 24, HIGHLAND PRECINCT 25, HIGHLAND PRECINCT 26, MUNSTER PRECINCT 01, MUNSTER PRECINCT 02, MUNSTER PRECINCT 03, MUNSTER PRECINCT 04, MUNSTER PRECINCT 05, MUNSTER PRECINCT 06, MUNSTER PRECINCT 07, MUNSTER PRECINCT 08, MUNSTER PRECINCT 09, MUNSTER PRECINCT 10, MUNSTER PRECINCT 11, MUNSTER PRECINCT 12, MUNSTER

PRECINCT 13, MUNSTER PRECINCT 14, MUNSTER PRECINCT 15, MUNSTER PRECINCT 16, MUNSTER PRECINCT 17, MUNSTER PRECINCT 18, MUNSTER PRECINCT 19, MUNSTER PRECINCT 20, MUNSTER PRECINCT 21, MUNSTER PRECINCT 22, MUNSTER PRECINCT 23, MUNSTER PRECINCT 24, SCHERERVILLE PRECINCT 01, SCHERERVILLE PRECINCT 06, SCHERERVILLE PRECINCT 07, SCHERERVILLE PRECINCT 08, SCHERERVILLE PRECINCT 10, SCHERERVILLE PRECINCT 11, SCHERERVILLE PRECINCT 12, SCHERERVILLE PRECINCT 15, SCHERERVILLE PRECINCT 16, SCHERERVILLE PRECINCT 17, SCHERERVILLE PRECINCT 18, SCHERERVILLE PRECINCT 20, SCHERERVILLE PRECINCT 21, SCHERERVILLE PRECINCT 22, SCHERERVILLE PRECINCT 24, SCHERERVILLE PRECINCT 25, SCHERERVILLE PRECINCT 27, SCHERERVILLE PRECINCT 28, ST JOHN TOWNSHIP PRECINCT 03, ST JOHN TOWNSHIP PRECINCT 05, ST JOHN TOWNSHIP PRECINCT 06, ST JOHN TOWNSHIP PRECINCT 07, ST JOHN TOWNSHIP PRECINCT 08

*As added by P.L.214-2011, SEC.12.*

#### **IC 2-1-13-2**

##### **Senate District 2**

Sec. 2. Senate District 2 consists of the following:

##### **Lake County PRECINCTS:**

CALUMET TOWNSHIP PRECINCT 04, CALUMET TOWNSHIP PRECINCT 05, CALUMET TOWNSHIP PRECINCT 06, CALUMET TOWNSHIP PRECINCT 10, CALUMET TOWNSHIP PRECINCT 12, CALUMET TOWNSHIP PRECINCT 14, EAST CHICAGO 01, EAST CHICAGO 02, EAST CHICAGO 03, EAST CHICAGO 04, EAST CHICAGO 05, EAST CHICAGO 06, EAST CHICAGO 07, EAST CHICAGO 08, EAST CHICAGO 09, EAST CHICAGO 10, EAST CHICAGO 11, EAST CHICAGO 12, EAST CHICAGO 13, EAST CHICAGO 14, EAST CHICAGO 15, EAST CHICAGO 16, EAST CHICAGO 17, EAST CHICAGO 18, EAST CHICAGO 19, EAST CHICAGO 20, EAST CHICAGO 21, EAST CHICAGO 22, EAST CHICAGO 23, EAST CHICAGO 24, EAST CHICAGO 25, EAST CHICAGO 26, EAST CHICAGO 27, EAST CHICAGO 28, EAST CHICAGO 29, EAST CHICAGO 30, EAST CHICAGO 31, EAST CHICAGO 32, EAST CHICAGO 33, EAST CHICAGO 34, EAST CHICAGO 35, EAST CHICAGO 36, GARY 02-10, GARY 02-22, GARY 02-24, GARY 03-01, GARY 03-02, GARY 03-03, GARY 03-05, GARY 03-12, GARY 03-13, GARY 03-14, GARY 03-19, GARY 03-20, GARY 03-21, GARY 03-24, GARY 03-26, GARY 05-03, GARY 05-04, GARY 05-08, GRIFFITH PRECINCT 02,

GRIFFITH PRECINCT 04, GRIFFITH PRECINCT 05, GRIFFITH PRECINCT 10, GRIFFITH PRECINCT 11, GRIFFITH PRECINCT 12, GRIFFITH PRECINCT 13, GRIFFITH PRECINCT 17, HAMMOND 01-01, HAMMOND 01-02, HAMMOND 01-03, HAMMOND 01-04, HAMMOND 01-05, HAMMOND 01-06, HAMMOND 01-07, HAMMOND 01-08, HAMMOND 01-09, HAMMOND 01-10, HAMMOND 01-11, HAMMOND 01-12, HAMMOND 01-13, HAMMOND 01-14, HAMMOND 01-15, HAMMOND 01-16, HAMMOND 02-02, HAMMOND 02-03, HAMMOND 02-04, HAMMOND 02-05, HAMMOND 02-06, HAMMOND 02-08, HAMMOND 02-09, HAMMOND 02-10, HAMMOND 02-11, HAMMOND 02-12, HAMMOND 02-13, HAMMOND 02-14, HAMMOND 02-15, HAMMOND 02-16, HAMMOND 03-02, HAMMOND 03-03, HAMMOND 03-04, HAMMOND 03-05, HAMMOND 03-06, HAMMOND 03-07, HAMMOND 03-09, HAMMOND 03-10, HAMMOND 03-11, HAMMOND 03-12, HAMMOND 03-13, HAMMOND 03-14, HAMMOND 03-15, HAMMOND 03-16, HAMMOND 06-01, HOBART CITY PRECINCT 25, MERRILLVILLE PRECINCT 01, MERRILLVILLE PRECINCT 02, MERRILLVILLE PRECINCT 03, MERRILLVILLE PRECINCT 04, MERRILLVILLE PRECINCT 05, MERRILLVILLE PRECINCT 06, MERRILLVILLE PRECINCT 07, MERRILLVILLE PRECINCT 08, MERRILLVILLE PRECINCT 14, MERRILLVILLE PRECINCT 15, MERRILLVILLE PRECINCT 16, MERRILLVILLE PRECINCT 17, MERRILLVILLE PRECINCT 18, MERRILLVILLE PRECINCT 21, MERRILLVILLE PRECINCT 22, MERRILLVILLE PRECINCT 23, MERRILLVILLE PRECINCT 25, MERRILLVILLE PRECINCT 26 A VW MER 26, MERRILLVILLE PRECINCT 26 VW MER 26 A, MERRILLVILLE PRECINCT 27, MERRILLVILLE PRECINCT 28, MERRILLVILLE PRECINCT 29, MERRILLVILLE PRECINCT 30, MERRILLVILLE PRECINCT 31, WHITING PRECINCT 01, WHITING PRECINCT 02, WHITING PRECINCT 03, WHITING PRECINCT 04, WHITING PRECINCT 05

*As added by P.L.214-2011, SEC.12.*

### **IC 2-1-13-3**

#### **Senate District 3**

Sec. 3. Senate District 3 consists of the following:

Lake County TOWNSHIPS:

Hobart

Lake County PRECINCTS:

CROWN POINT PRECINCT 01, CROWN POINT PRECINCT 10, CROWN POINT PRECINCT 11, CROWN POINT PRECINCT 17, CROWN POINT PRECINCT 18, CROWN POINT PRECINCT 21, CROWN POINT PRECINCT 25,

GARY 01-02, GARY 01-03, GARY 01-04, GARY 01-05,  
GARY 01-06, GARY 01-07, GARY 01-08, GARY 01-09,  
GARY 01-10, GARY 01-11, GARY 01-12, GARY 01-13,  
GARY 01-14, GARY 01-15, GARY 01-16, GARY 01-17,  
GARY 01-18, GARY 01-19, GARY 01-20, GARY 01-21,  
GARY 01-22, GARY 01-23, GARY 01-24, GARY 01-25,  
GARY 02-01, GARY 02-02, GARY 02-03, GARY 02-04,  
GARY 02-05, GARY 02-06, GARY 02-07, GARY 02-08,  
GARY 02-11, GARY 02-12, GARY 02-13, GARY 02-14,  
GARY 02-15, GARY 02-16, GARY 02-17, GARY 02-18,  
GARY 02-19, GARY 02-20, GARY 02-21, GARY 02-25,  
GARY 03-04, GARY 03-06, GARY 03-07, GARY 03-09,  
GARY 03-10, GARY 03-11, GARY 03-15, GARY 03-16,  
GARY 03-17, GARY 03-18, GARY 03-23, GARY 03-25,  
GARY 04-01, GARY 04-02, GARY 04-03, GARY 04-04,  
GARY 04-05, GARY 04-08, GARY 04-09, GARY 04-10,  
GARY 04-11, GARY 04-12, GARY 04-13, GARY 04-14,  
GARY 04-15, GARY 04-16, GARY 04-17, GARY 04-18,  
GARY 04-19, GARY 04-20, GARY 04-21, GARY 04-22,  
GARY 04-23, GARY 04-24, GARY 04-25, GARY 04-26,  
GARY 04-27, GARY 05-01, GARY 05-02, GARY 05-05,  
GARY 05-06, GARY 05-07, GARY 05-10, GARY 05-11,  
GARY 05-12, GARY 05-13, GARY 05-14, GARY 05-15,  
GARY 05-16, GARY 05-17, GARY 05-18, GARY 05-19,  
GARY 05-20, GARY 05-21, GARY 05-23, GARY 06-01,  
GARY 06-02, GARY 06-03, GARY 06-04, GARY 06-05,  
GARY 06-06, GARY 06-07, GARY 06-08, GARY 06-09,  
GARY 06-10, GARY 06-11, GARY 06-12, GARY 06-13,  
GARY 06-14, GARY 06-15, GARY 06-16, GARY 06-17,  
GARY 06-18, GARY 06-19, GARY 06-20, GARY 06-21,  
GARY 06-22, HOBART CITY PRECINCT 26, HOBART  
CITY PRECINCT 28, HOBART CITY PRECINCT 29, LAKE  
MICHIGAN NV, LAKE STATION PRECINCT 15 NV,  
MERRILLVILLE PRECINCT 09, MERRILLVILLE  
PRECINCT 10, MERRILLVILLE PRECINCT 11,  
MERRILLVILLE PRECINCT 12, MERRILLVILLE  
PRECINCT 13, MERRILLVILLE PRECINCT 19,  
MERRILLVILLE PRECINCT 24, MERRILLVILLE  
PRECINCT 32, MERRILLVILLE PRECINCT 33, ROSS  
TOWNSHIP PRECINCT 20

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-4**

**Senate District 4**

Sec. 4. Senate District 4 consists of the following:

LaPorte County TOWNSHIPS:

New Durham

Porter County TOWNSHIPS:

Jackson, Liberty, Pine, Portage, Westchester

LaPorte County PRECINCTS:

COOLSPRING 01, COOLSPRING 02, COOLSPRING 04,  
HYDROLOGY - LAKE MICHIGAN NV, LONG BEACH,  
MICHIANA SHORES, MICHIGAN CITY 01-01, MICHIGAN  
CITY 01-02, MICHIGAN CITY 01-03, MICHIGAN CITY,  
02-01, MICHIGAN CITY 02-02, MICHIGAN CITY 02-03,  
MICHIGAN CITY 02-04, MICHIGAN CITY 03-01,  
MICHIGAN CITY 03-02 (VW M.C.03-02 COOLSPRING),  
MICHIGAN CITY 03-02 COOLSPRING VW MICHIGAN  
CITY 03-02, MICHIGAN CITY 04-02, MICHIGAN CITY  
04-03, MICHIGAN CITY 04-04, MICHIGAN CITY 05-01,  
MICHIGAN CITY 05-02, MICHIGAN CITY 05-03,  
MICHIGAN CITY 05-04, MICHIGAN CITY 06-01

Porter County PRECINCTS:

UNION 01, UNION 04, UNION 06, LAKE MICHIGAN NV

*As added by P.L.214-2011, SEC.12.*

### **IC 2-1-13-5**

#### **Senate District 5**

Sec. 5. Senate District 5 consists of the following:

COUNTIES:

Pulaski County

Jasper County TOWNSHIPS:

Barkley, Gillam, Kankakee, Keener, Newton, Union, Walker,  
Wheatfield

LaPorte County TOWNSHIPS:

Cass, Clinton, Dewey

Porter County TOWNSHIPS:

Boone, Center, Morgan, Pleasant, Porter, Washington

Starke County TOWNSHIPS:

California, North Bend, Railroad, Wayne

Jasper County PRECINCTS:

MARION 04, MARION 05, MARION 07

Porter County PRECINCTS:

UNION 02, UNION 03, UNION 05

*As added by P.L.214-2011, SEC.12.*

### **IC 2-1-13-6**

#### **Senate District 6**

Sec. 6. Senate District 6 consists of the following:

COUNTIES:

Benton County, Newton County

Lake County TOWNSHIPS:

Cedar Creek, Center, Eagle Creek, Hanover, West Creek,  
Winfield

Lake County PRECINCTS:

DYER PRECINCT 03, DYER PRECINCT 06, DYER  
PRECINCT 07, DYER PRECINCT 08, DYER PRECINCT 12,  
DYER PRECINCT 14, SCHERERVILLE PRECINCT 02,  
SCHERERVILLE PRECINCT 03, SCHERERVILLE  
PRECINCT 04 CW SCH 30, SCHERERVILLE PRECINCT 05,

SCHERERVILLE PRECINCT 09, SCHERERVILLE PRECINCT 13, SCHERERVILLE PRECINCT 14, SCHERERVILLE PRECINCT 19, SCHERERVILLE PRECINCT 23, SCHERERVILLE PRECINCT 26, SCHERERVILLE PRECINCT 29, SCHERERVILLE PRECINCT 31, ST JOHN TOWN PRECINCT 01, ST JOHN TOWN PRECINCT 02, ST JOHN TOWN PRECINCT 03, ST JOHN TOWN PRECINCT 04, ST JOHN TOWN PRECINCT 06, ST JOHN TOWN PRECINCT 07, ST JOHN TOWN PRECINCT 09, ST JOHN TOWN PRECINCT 10, ST JOHN TOWN PRECINCT 11, ST JOHN TOWNSHIP PRECINCT 01, ST JOHN TOWNSHIP PRECINCT 02, ST JOHN TOWNSHIP PRECINCT 04

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-7**

**Senate District 7**

Sec. 7. Senate District 7 consists of the following:

COUNTIES:

White County

Boone County TOWNSHIPS:

Clinton, Jefferson, Marion, Sugar Creek, Union, Washington

Carroll County TOWNSHIPS:

Burlington, Clay, Deer Creek, Democrat, Jefferson, Madison, Tippecanoe

Clinton County TOWNSHIPS:

Center, Jackson, Kirclin, Madison, Michigan, Owen, Perry, Ross, Union, Warren, Washington

Jasper County TOWNSHIPS:

Carpenter, Hanging Grove, Jordan, Milroy

Tippecanoe County TOWNSHIPS:

Perry, Sheffield, Washington

Jasper County PRECINCTS:

MARION 01, MARION 02, MARION 03, MARION 06

Tippecanoe County PRECINCTS:

FAIRFIELD 01, FAIRFIELD 06, FAIRFIELD 07, FAIRFIELD 08, FAIRFIELD 11, FAIRFIELD 12, FAIRFIELD 15, FAIRFIELD 16, FAIRFIELD 18, FAIRFIELD 19, FAIRFIELD 20, FAIRFIELD 22, FAIRFIELD 26, TIPPECANOE 01, TIPPECANOE 04, TIPPECANOE 05

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-8**

**Senate District 8**

Sec. 8. Senate District 8 consists of the following:

LaPorte County TOWNSHIPS:

Center, Galena, Hanna, Hudson, Johnson, Kankakee, Lincoln, Noble, Pleasant, Prairie, Scipio, Springfield, Union, Washington, Wills

St. Joseph County TOWNSHIPS:

German, Greene, Liberty, Lincoln, Olive, Warren  
Starke County TOWNSHIPS:

Center, Davis, Jackson, Oregon, Washington

LaPorte County PRECINCTS:

COOLSPRING 03, COOLSPRING 05, COOLSPRING -  
TRAILCREEK, MICHIGAN 01, MICHIGAN 02, MICHIGAN  
CITY 04-01, MICHIGAN CITY 06-02, MICHIGAN CITY  
06-03A MICHIGAN (VW M.C. 06-03B COOLSPRING),  
MICHIGAN CITY 06-03B COOLSPRING (VW 06-03A  
MICHIGAN)

St. Joseph County PRECINCTS:

CENTRE TWP 01, CENTRE TWP 02, CENTRE TWP 03,  
CENTRE TWP 04, CENTRE TWP 06, CENTRE TWP 08,  
PORTAGE TWP 02, PORTAGE TWP 03, PORTAGE TWP  
06, SOUTH BEND 130508, SOUTH BEND 130524, SOUTH  
BEND 130525, SOUTH BEND 130526, SOUTH BEND  
130528, SOUTH BEND 130625, SOUTH BEND 130626

*As added by P.L.214-2011, SEC.12.*

### **IC 2-1-13-9**

#### **Senate District 9**

Sec. 9. Senate District 9 consists of the following:

Elkhart County TOWNSHIPS:

Baugo, Locke, Olive, Union

Kosciusko County TOWNSHIPS:

Etna, Jefferson, Plain, Prairie, Scott, Tippecanoe, Van Buren,  
Washington, Wayne

Marshall County TOWNSHIPS:

Bourbon, Center, German, North, Polk

St. Joseph County TOWNSHIPS:

Madison, Union

St. Joseph County PRECINCTS:

MISHAWAKA 090202, MISHAWAKA 090302,  
MISHAWAKA 090303, MISHAWAKA 090304,  
MISHAWAKA 090306, MISHAWAKA 090307 NV, PENN  
TWP 03, PENN TWP 08, PENN TWP 09, SOUTH BEND  
130527

*As added by P.L.214-2011, SEC.12.*

### **IC 2-1-13-10**

#### **Senate District 10**

Sec. 10. Senate District 10 consists of the following:

St. Joseph County PRECINCTS:

CLAY TWP 02, MISHAWAKA 090101, MISHAWAKA  
090102, MISHAWAKA 090103, MISHAWAKA 090104,  
MISHAWAKA 090105, MISHAWAKA 090106,  
MISHAWAKA 090107, MISHAWAKA 090108,  
MISHAWAKA 090203, MISHAWAKA 090204,  
MISHAWAKA 090205, MISHAWAKA 090206,  
MISHAWAKA 090207, MISHAWAKA 090208,

MISHAWAKA 090209, MISHAWAKA 090210,  
MISHAWAKA 090401, MISHAWAKA 090402,  
MISHAWAKA 090403, MISHAWAKA 090404,  
MISHAWAKA 090407, MISHAWAKA 090408,  
MISHAWAKA 090501, MISHAWAKA 090502,  
MISHAWAKA 090503, MISHAWAKA 090504,  
MISHAWAKA 090505, MISHAWAKA 090506,  
MISHAWAKA 090507, MISHAWAKA 090601,  
MISHAWAKA 090602, MISHAWAKA 090605 NV, PENN  
TWP 11, PENN TWP 13, PENN TWP 14, PORTAGE TWP 01,  
PORTAGE TWP 04, SOUTH BEND 130101, SOUTH BEND  
130102, SOUTH BEND 130105, SOUTH BEND 130106,  
SOUTH BEND 130107, SOUTH BEND 130108, SOUTH  
BEND 130110, SOUTH BEND 130113, SOUTH BEND  
130115, SOUTH BEND 130117, SOUTH BEND 130118,  
SOUTH BEND 130201, SOUTH BEND 130202, SOUTH  
BEND 130204, SOUTH BEND 130207, SOUTH BEND  
130208, SOUTH BEND 130210, SOUTH BEND 130211,  
SOUTH BEND 130212, SOUTH BEND 130213, SOUTH  
BEND 130214, SOUTH BEND 130217, SOUTH BEND  
130218, SOUTH BEND 130219, SOUTH BEND 130220,  
SOUTH BEND 130303, SOUTH BEND 130304, SOUTH  
BEND 130305, SOUTH BEND 130306, SOUTH BEND  
130307, SOUTH BEND 130309, SOUTH BEND 130311,  
SOUTH BEND 130312, SOUTH BEND 130313, SOUTH  
BEND 130317, SOUTH BEND 130318, SOUTH BEND  
130319, SOUTH BEND 130320, SOUTH BEND 130322,  
SOUTH BEND 130403, SOUTH BEND 130404, SOUTH  
BEND 130406, SOUTH BEND 130407, SOUTH BEND  
130408, SOUTH BEND 130410, SOUTH BEND 130412,  
SOUTH BEND 130414, SOUTH BEND 130415, SOUTH  
BEND 130416, SOUTH BEND 130417, SOUTH BEND  
130418, SOUTH BEND 130419, SOUTH BEND 130420,  
SOUTH BEND 130421, SOUTH BEND 130425, SOUTH  
BEND 130509, SOUTH BEND 130510, SOUTH BEND  
130511, SOUTH BEND 130512, SOUTH BEND 130516,  
SOUTH BEND 130517, SOUTH BEND 130518, SOUTH  
BEND 130519, SOUTH BEND 130521, SOUTH BEND  
130522, SOUTH BEND 130523, SOUTH BEND 130607,  
SOUTH BEND 130609, SOUTH BEND 130611, SOUTH  
BEND 130613, SOUTH BEND 130615, SOUTH BEND  
130616, SOUTH BEND 130617, SOUTH BEND 130618,  
SOUTH BEND 130619, SOUTH BEND 130620, SOUTH  
BEND 130621, SOUTH BEND 130622, SOUTH BEND  
130623

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-11**

**Senate District 11**

Sec. 11. Senate District 11 consists of the following:

Elkhart County TOWNSHIPS:

Cleveland, Osolo

St. Joseph County TOWNSHIPS:

Harris

Elkhart County PRECINCTS:

CONCORD 25, CONCORD 26, CONCORD 27, CONCORD 30, CONCORD 32, CONCORD 34, CONCORD 35, CONCORD 36, CONCORD 41, CONCORD 47, CONCORD 54, CONCORD 55

St. Joseph County PRECINCTS:

CLAY TWP 01, CLAY TWP 03, CLAY TWP 04, CLAY TWP 05, CLAY TWP 06, CLAY TWP 07, CLAY TWP 08, CLAY TWP 09, CLAY TWP 10, CLAY TWP 11, CLAY TWP 12, CLAY TWP 13, CLAY TWP 14, CLAY TWP 15, CLAY TWP 16, CLAY TWP 17, CLAY TWP 18, CLAY TWP 19, CLAY TWP 20, CLAY TWP 21, CLAY TWP 22, CLAY TWP 23, CLAY TWP 24, MISHAWAKA 090305, MISHAWAKA 090308, MISHAWAKA 090309, MISHAWAKA 090406, MISHAWAKA 090409, MISHAWAKA 090603, MISHAWAKA 090604, PENN TWP 01, PENN TWP 02, PENN TWP 04, PENN TWP 05, PENN TWP 06, PENN TWP 07, PENN TWP 10, PENN TWP 15, PENN TWP 16, PENN TWP 17, SOUTH BEND 130121, SOUTH BEND 130426, SOUTH BEND 130427 NV

*As added by P.L.214-2011, SEC.12.*

### **IC 2-1-13-12**

#### **Senate District 12**

Sec. 12. Senate District 12 consists of the following:

Elkhart County TOWNSHIPS:

Benton, Clinton, Elkhart, Harrison, Jackson, Jefferson, Middlebury, Washington, York

Kosciusko County TOWNSHIPS:

Turkey Creek

Elkhart County PRECINCTS:

CONCORD 24, CONCORD 42, CONCORD 43, CONCORD 44, CONCORD 45, CONCORD 46, CONCORD 48, CONCORD 50, CONCORD 51, CONCORD 52, CONCORD 56, CONCORD 57, CONCORD 58, CONCORD 59, CONCORD 60, CONCORD 61, CONCORD 62, CONCORD 111, CONCORD 112, CONCORD 113, CONCORD 114, CONCORD 116, CONCORD 119, CONCORD 121

*As added by P.L.214-2011, SEC.12.*

### **IC 2-1-13-13**

#### **Senate District 13**

Sec. 13. Senate District 13 consists of the following:

COUNTIES:

LaGrange County, Noble County, Steuben County

DeKalb County TOWNSHIPS:

Butler, Fairfield, Richland  
DeKalb County PRECINCTS:  
KEYSER 01, KEYSER 02, KEYSER 03, KEYSER 04,  
KEYSER 05, KEYSER 06  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-14**

**Senate District 14**

Sec. 14. Senate District 14 consists of the following:  
Allen County TOWNSHIPS:  
Adams, Cedar Creek, Jackson, Jefferson, Madison, Marion,  
Maumee, Milan, Monroe, Scipio, Springfield  
DeKalb County TOWNSHIPS:  
Concord, Franklin, Grant, Jackson, Newville, Smithfield,  
Spencer, Stafford, Troy, Union, Wilmington  
Allen County PRECINCTS:  
149, 153, 154, 156, 157, 162, 163, 166, 168, 169, 176, 178, 179,  
180, 181, 183, 184, 185, 186, 188, 189, 190, 192, 193, 256, 259,  
NH 1SJ, ST JOE A, ST JOE D, ST JOE E, ST JOE F, ST JOE  
G, ST JOE H, ST JOE V1  
DeKalb County PRECINCTS:  
UNION 04  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-15**

**Senate District 15**

Sec. 15. Senate District 15 consists of the following:  
Allen County TOWNSHIPS:  
Perry  
Allen County PRECINCTS:  
150, 151, 152, 170, 171, 172, 174, 175, 177, 187, 194, 195, 203,  
204, 205, 207, 209, 210, 211, 213, 214, 217, 218, 255, 257, 258,  
260, 261, 263, 270, 289, 290, 291, 292, 293, 296, 297, 298, 304,  
306, 307, 308, 312, 313, 315, 316, 318, 321, 322, 323, 325, 327,  
558, 562, 563, 567, 569, 570, 602, 603, 605, 607, 608, 609, 610,  
651, 652, 670, 671, 672, 673, 674, 679, 680, 682, ST JOE B1,  
ST JOE B2, ST JOE C, WAYNE A  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-16**

**Senate District 16**

Sec. 16. Senate District 16 consists of the following:  
Allen County TOWNSHIPS:  
Aboite, Eel River, Lafayette, Lake, Pleasant  
Allen County PRECINCTS:  
303, 305, 309, 310, 311, 314, 317, 319, 320, 324, 326, 354, 359,  
364, 365, 366, 367, 368, 369, 410, 411, 415, 418, 452, 453, 454,  
455, 456, 457, 458, 459, 460, 502, 503, 504, 509, 512, 516, 518,  
519, 553, 554, 555, 557, 561, 565, 566, 575, 576, 577, 578, 579,  
580, 581, 582, 583, 585, 678, WASHINGTON E,

WASHINGTON F, WAYNE C, WAYNE D  
Whitley County PRECINCTS:  
JEFFERSON EAST, UNION EAST  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-17**

**Senate District 17**

Sec. 17. Senate District 17 consists of the following:  
COUNTIES:

Wabash County  
Grant County TOWNSHIPS:  
Pleasant, Richland, Van Buren, Washington  
Huntington County TOWNSHIPS:  
Clear Creek, Dallas, Huntington, Jefferson, Lancaster, Polk,  
Warren, Wayne  
Whitley County TOWNSHIPS:  
Cleveland, Columbia, Etna-Troy, Richland, Smith, Thorncreek,  
Washington  
Grant County PRECINCTS:  
CENTER 01, CENTER 02, CENTER 03, CENTER 04,  
CENTER 05, CENTER 06, CENTER 07, CENTER 08,  
CENTER 09, CENTER 10, CENTER 11, CENTER 12,  
CENTER 13, CENTER 15, CENTER 16, CENTER 17,  
CENTER 18, CENTER 19, CENTER 20, CENTER 21,  
CENTER 22, CENTER 23, CENTER 24  
Whitley County PRECINCTS:  
JEFFERSON WEST, UNION COLUMBIA CITY, UNION  
WEST

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-18**

**Senate District 18**

Sec. 18. Senate District 18 consists of the following:  
COUNTIES:

Cass County, Fulton County, Miami County  
Carroll County TOWNSHIPS:  
Adams, Carrollton, Jackson, Liberty, Monroe, Rock Creek,  
Washington  
Kosciusko County TOWNSHIPS:  
Clay, Franklin, Harrison, Jackson, Lake, Monroe, Seward  
Marshall County TOWNSHIPS:  
Green, Tippecanoe, Union, Walnut, West

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-19**

**Senate District 19**

Sec. 19. Senate District 19 consists of the following:  
COUNTIES:

Adams County, Blackford County, Jay County, Wells County  
Grant County TOWNSHIPS:

Fairmount, Jefferson, Liberty, Mill, Monroe  
Huntington County TOWNSHIPS:  
Jackson, Rock Creek, Salamonie, Union  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-20**

**Senate District 20**

Sec. 20. Senate District 20 consists of the following:  
Hamilton County TOWNSHIPS:

Noblesville, Washington, Wayne

Hamilton County PRECINCTS:

AVIAN, BAYHILL, BRENTWOOD, BROOKFIELD  
CROSSING, CARMEL MEADOWS, CHERRY TREE, CLAY  
NORTHEAST, COOL CREEK NORTH, COPPERWOOD,  
DELAWARE 01, DELAWARE 02, DELAWARE 03,  
DELAWARE 04, DELAWARE 05, DELAWARE 08,  
DELAWARE 09, DELAWARE 10, DELAWARE 11,  
DELAWARE 17, DELAWARE 18, DELAWARE 23, HAZEL  
DELL, JOHNSON ACRES, PRAIRIE VIEW, RICHLAND,  
STONEWICK, WHITE CHAPEL, WOODFIELD,  
WOODGATE

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-21**

**Senate District 21**

Sec. 21. Senate District 21 consists of the following:  
COUNTIES:

Howard County, Tipton County

Clinton County TOWNSHIPS:

Forest, Johnson, Sugar Creek

Grant County TOWNSHIPS:

Franklin, Green, Sims

Hamilton County TOWNSHIPS:

Adams, Jackson, White River

Grant County PRECINCTS:

CENTER 14

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-22**

**Senate District 22**

Sec. 22. Senate District 22 consists of the following:  
Tippecanoe County TOWNSHIPS:

Jackson, Lauramie, Randolph, Shelby, Union, Wabash, Wayne,  
Wea

Tippecanoe County PRECINCTS:

FAIRFIELD 02, FAIRFIELD 03, FAIRFIELD 04, FAIRFIELD  
05, FAIRFIELD 09, FAIRFIELD 10, FAIRFIELD 13,  
FAIRFIELD 14, FAIRFIELD 17, FAIRFIELD 21, FAIRFIELD  
23, FAIRFIELD 24, FAIRFIELD 25, FAIRFIELD 27,  
FAIRFIELD 28, FAIRFIELD 29, FAIRFIELD 30, FAIRFIELD

31, FAIRFIELD 32 NV, TIPPECANOE 02, TIPPECANOE 06,  
TIPPECANOE 07

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-23**

**Senate District 23**

Sec. 23. Senate District 23 consists of the following:

COUNTIES:

Fountain County, Montgomery County, Parke County,  
Vermillion County, Warren County

Boone County TOWNSHIPS:

Center, Harrison, Jackson, Perry, Worth

Boone County PRECINCTS:

EAGLE 07, EAGLE 10 VW EAGLE 10 WHITESTOWN,  
EAGLE 10 WHITESTOWN VW EAGLE 10, EAGLE 13 VW  
EAGLE 13 WHITESTOWN, EAGLE 13 WHITESTOWN VW  
EAGLE 13, EAGLE 19 VW EAGLE 19 WHITESTOWN,  
EAGLE 19 WHITESTOWN VW EAGLE 19

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-24**

**Senate District 24**

Sec. 24. Senate District 24 consists of the following:

Hendricks County TOWNSHIPS:

Brown, Center, Clay, Eel River, Franklin, Lincoln, Marion,  
Middle, Union, Washington

Putnam County TOWNSHIPS:

Clinton, Floyd, Franklin, Jackson, Madison, Marion, Monroe,  
Russell

Putnam County PRECINCTS:

FIRST NORTH, GREENCASTLE NORTH, LIMEDALE,  
SECOND EAST, SECOND WEST

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-25**

**Senate District 25**

Sec. 25. Senate District 25 consists of the following:

Delaware County TOWNSHIPS:

Center, Liberty, Monroe, Perry, Salem

Madison County TOWNSHIPS:

Union

Madison County PRECINCTS:

ANDERSON CITY 01-04, ANDERSON CITY 01-05,  
ANDERSON CITY 01-06, ANDERSON CITY 02-01,  
ANDERSON CITY 02-02, ANDERSON CITY 02-03,  
ANDERSON CITY 02-04, ANDERSON CITY 02-05,  
ANDERSON CITY 02-06, ANDERSON CITY 02-07,  
ANDERSON CITY 02-08, ANDERSON CITY 02-09,  
ANDERSON CITY 02-10, ANDERSON CITY 02-11,  
ANDERSON CITY 03-01, ANDERSON CITY 03-02,

ANDERSON CITY 03-03, ANDERSON CITY 03-04,  
ANDERSON CITY 03-06, ANDERSON CITY 03-07,  
ANDERSON CITY 03-08, ANDERSON CITY 03-09,  
ANDERSON CITY 04-01, ANDERSON CITY 04-02,  
ANDERSON CITY 04-03, ANDERSON CITY 04-04,  
ANDERSON CITY 04-05, ANDERSON CITY 04-06,  
ANDERSON CITY 04-07, ANDERSON CITY 06-01,  
ANDERSON CITY 06-02, ANDERSON CITY 06-03,  
ANDERSON CITY 06-04, ANDERSON CITY 06-05,  
ANDERSON CITY 06-06, ANDERSON CITY 06-07

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-26**

**Senate District 26**

Sec. 26. Senate District 26 consists of the following:

Delaware County TOWNSHIPS:

Delaware, Hamilton, Harrison, Mount Pleasant, Niles, Union,  
Washington

Henry County TOWNSHIPS:

Blue River, Fall Creek, Jefferson, Prairie, Stoney Creek

Madison County TOWNSHIPS:

Adams, Boone, Duck Creek, Fall Creek, Green, Jackson,  
Lafayette, Monroe, Pipe Creek, Richland, Stony Creek, Van  
Buren

Madison County PRECINCTS:

ANDERSON CITY 01-01, ANDERSON CITY 01-02,  
ANDERSON CITY 01-03, ANDERSON CITY 01-07,  
ANDERSON CITY 03-05, ANDERSON CITY 04-08,  
ANDERSON CITY 05-01, ANDERSON CITY 05-02,  
ANDERSON CITY 05-03, ANDERSON CITY 05-04,  
ANDERSON CITY 05-05, ANDERSON CITY 05-06,  
ANDERSON TWP 01, ANDERSON TWP 02, ANDERSON  
TWP 03

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-27**

**Senate District 27**

Sec. 27. Senate District 27 consists of the following:

COUNTIES:

Randolph County, Union County, Wayne County

Dearborn County TOWNSHIPS:

Harrison, Jackson, Kelso, Logan

Fayette County TOWNSHIPS:

Waterloo

Franklin County TOWNSHIPS:

Bath, Blooming Grove, Brookville, Fairfield, Highland,  
Metamora, Springfield, Whitewater

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-28**

**Senate District 28**

Sec. 28. Senate District 28 consists of the following:

COUNTIES:

Hancock County

Shelby County TOWNSHIPS:

Brandywine, Hanover, Moral, Sugar Creek, Van Buren

Marion County PRECINCTS:

18-001, 18-002, 18-003, 18-004, 18-005, 18-006, 28-006,  
28-007, 28-008, 28-009, 28-015, 28-016, WR002, WR003,  
WR005, WR010, WR011, WR012, WR013, WR014, WR015,  
WR016, WR017, WR018, WR019, WR020, WR021, WR022,  
WR023, WR024, WR025, WR026

Shelby County PRECINCTS:

MARION

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-29**

**Senate District 29**

Sec. 29. Senate District 29 consists of the following:

Boone County PRECINCTS:

EAGLE 01, EAGLE 02, EAGLE 03, EAGLE 04, EAGLE 05,  
EAGLE 06, EAGLE 08, EAGLE 09, EAGLE 11, EAGLE 12,  
EAGLE 14, EAGLE 15, EAGLE 16, EAGLE 17, EAGLE 18

Hamilton County PRECINCTS:

ARBORS, CHESWICK, CLAY CENTER 01, CLAY CENTER  
02, CLAY CENTER 03, CLAY NORTHWEST, CLAY  
NORTHWEST 02, CLAY SOUTHWEST 01, CLAY  
SOUTHWEST 02, CLAY SOUTHWEST 03, COXHALL,  
DANIEL WARREN, GUILFORD 01, GUILFORD 02,  
HUNTERS CREEK, KINGSBOROUGH, MOHAWK HILLS,  
MT. CARMEL 01, MT. CARMEL 02, RANGELINE,  
SADDLE CREEK, SPRING FARMS, SPRING MILL PONDS,  
STONEHEDGE, THISTLEWOOD

Marion County PRECINCTS:

29-001, 29-002, 32-002, 32-003, PK001, PK002, PK003,  
PK004, PK005, PK006, PK007, PK008, PK009, PK010,  
PK011, PK012, PK013, PK014, PK015, PK016, PK017,  
PK023, PK029, PK030, PK031, PK032, PK033, PK034,  
PK035, PK036, PK037, WY001, WY002, WY003, WY004,  
WY005, WY006, WY007, WY012, WY013, WY014, WY021,  
WY022, WY023, WY024, WY025, WY031, WY032, WY033

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-30**

**Senate District 30**

Sec. 30. Senate District 30 consists of the following:

Hamilton County PRECINCTS:

BLUE CREEK, BRIAR CREEK, BROOKSHIRE 01,  
BROOKSHIRE 02, BROOKSHIRE NORTH, COLLEGE,  
COOL CREEK SOUTH, CROOKED STICK, DELAWARE

06, DELAWARE 07, DELAWARE 12, DELAWARE 13, DELAWARE 14, DELAWARE 15, DELAWARE 16, DELAWARE 19, DELAWARE 20, DELAWARE 21, DELAWARE 24, EDEN BROOK 01, EDEN BROOK 02, GREENSPRINGS, HOLADAY 01, HOLADAY 02, HUNTERS TRACE, KEYSTONE, KINGSWOOD 01, KINGSWOOD 02, LADY HAMILTON, LAKEWOOD, LEXINGTON, MERIDIAN NV, THE RETREAT, NORTHRIDGE, ORCHARD PARK, PLEASANT GROVE 01, PLEASANT GROVE 02, SPRING MILL 01, SPRING MILL 02, WATERFORD, WOODLAND

Marion County PRECINCTS:

20-001, 20-002, 20-004, 20-005, 20-007, 20-012, 21-001, 21-002, 21-003, 21-004, 21-005, 21-006, 21-007, 21-008, 21-009, 21-010, 21-011, 21-012, 21-013, 21-014, 22-001, 22-002, 22-003, 22-006, 31-004, LA013, LA028, LA029, LA030, LA038, LA039, WS001, WS002, WS003, WS004, WS005, WS006, WS007, WS008, WS011, WS012, WS013, WS014, WS015, WS016, WS017, WS018, WS019, WS020, WS021, WS022, WS023, WS024, WS025, WS026, WS027, WS028, WS029, WS030, WS031, WS032, WS033, WS034, WS035, WS036, WS040, WS041, WS051, WS052, WS053, WS054, WS055, WS056, WS057, WS058, WS059, WS060, WS061, WS066

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-31**

**Senate District 31**

Sec. 31. Senate District 31 consists of the following:

Hamilton County TOWNSHIPS:

Fall Creek

Marion County PRECINCTS:

LA001, LA002, LA003, LA004, LA005, LA006, LA007, LA008, LA009, LA010, LA011, LA012, LA014, LA015, LA016, LA017, LA018, LA019, LA020, LA021, LA022, LA023, LA024, LA025, LA026, LA027, LA031, LA032, LA033, LA034, LA035, LA036, LA037, LA040, LA041, LA042, LA043, LA044, LA045, LA046, LA048, LA050, LA051, LA052, LA054, LA055, LA056, WS009, WS010

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-32**

**Senate District 32**

Sec. 32. Senate District 32 consists of the following:

Marion County TOWNSHIPS:

Franklin

Marion County PRECINCTS:

16-003, 17-001, 17-002, 17-003, 17-004, 17-005, 18-007, 18-008, 18-009, 25-001, 25-004, 25-005, 30-005, 30-006, 30-007, CO-001, CO-002, PE006, PE007, PE008, PE009,

PE016, PE017, PE018, PE019, PE024, PE025, PE031, PE032,  
PE044, PE045, PE046, PE047, PE061, PE062, PE063, WR027,  
WR028, WR029, WR030, WR031, WR032, WR033, WR034,  
WR035, WR036, WR037

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-33**

**Senate District 33**

Sec. 33. Senate District 33 consists of the following:

Marion County PRECINCTS:

03-001, 03-002, 03-003, 03-004, 03-005, 04-001, 04-002,  
04-003, 04-004, 04-005, 05-001, 05-002, 05-003, 05-004,  
05-006, 05-007, 06-001, 06-002, 06-003, 06-004, 06-005,  
06-006, 07-001, 07-002, 07-003, 08-001, 12-001, 19-001,  
19-002, 19-003, 19-004, 19-005, 19-006, 20-003, 20-006,  
20-008, 20-009, 20-010, 20-011, 22-004, 22-005, 22-007,  
22-008, 22-009, 24-001, 24-002, 24-003, 29-003, 29-004,  
29-005, 29-006, 29-007, 29-010, 29-011, 29-013, 29-014,  
29-015, 29-016, 29-017, 29-018, 32-001, PK018, PK019,  
PK020, PK021, PK022, PK024, PK025, PK026, PK027,  
PK028, PK038, PK039, PK040, PK041, PK042, PK043,  
PK044, PK045, PK046, WS037, WS038, WS039, WS042,  
WS043, WS044, WS045, WS046, WS047, WS048, WS049,  
WS050

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-34**

**Senate District 34**

Sec. 34. Senate District 34 consists of the following:

Marion County PRECINCTS:

01-001, 01-002, 01-003, 01-004, 01-005, 01-006, 01-007,  
01-008, 01-009, 01-010, 02-001, 02-002, 02-003, 02-004,  
03-006, 03-007, 08-002, 08-003, 09-001, 09-002, 09-003,  
09-004, 09-005, 09-006, 09-007, 10-001, 10-002, 10-003,  
10-004, 10-005, 11-003, 11-004, 11-005, 23-001, 23-002,  
23-003, 23-004, 23-005, 23-006, 23-007, 23-008, 23-009,  
25-002, 25-003, 27-001, 27-002, 27-003, 27-004, 27-005,  
27-006, 27-007, 27-008, 27-009, 27-010, 27-011, 27-012,  
27-013, 27-014, 27-015, 27-016, 28-001, 28-002, 28-003,  
28-004, 28-005, 28-010, 28-011, 28-012, 28-013, 28-014,  
31-001, 31-002, 31-003, LA047, LA049, LA053, LA057,  
LA058, WR001, WR004, WR006, WR007, WR008, WR009,  
WR038, WS062, WS063, WS064, WS065

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-35**

**Senate District 35**

Sec. 35. Senate District 35 consists of the following:

Hendricks County TOWNSHIPS:

Guilford, Liberty

Marion County TOWNSHIPS:

Decatur

Marion County PRECINCTS:

24-004, 29-008, 29-009, 29-012, WY008, WY009, WY010, WY011, WY015, WY016, WY017, WY018, WY019, WY020, WY026, WY027, WY028, WY029, WY030, WY034, WY035, WY036, WY037, WY038, WY039, WY040, WY041, WY042, WY043, WY044, WY045, WY046, WY047, WY048, WY049, WY050, WY051, WY052, WY053, WY054, WY055, WY056

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-36**

**Senate District 36**

Sec. 36. Senate District 36 consists of the following:

Johnson County PRECINCTS:

WHITE RIVER 05, WHITE RIVER 11, WHITE RIVER 19, WHITE RIVER 20, WHITE RIVER 21, WHITE RIVER 23, WHITE RIVER 25, WHITE RIVER 27, WHITE RIVER 30, WHITE RIVER 31

Marion County PRECINCTS:

11-001, 11-002, 12-002, 12-003, 13-001, 13-002, 13-003, 13-004, 13-005, 14-001, 14-002, 15-001, 15-002, 16-001, 16-002, 16-004, 16-005, 26-001, 26-002, 26-003, 26-004, 30-001, 30-002, 30-003, 30-004, PE001, PE002, PE003, PE004, PE010, PE011, PE012, PE013, PE014, PE015, PE020, PE021, PE022, PE023, PE026, PE027, PE028, PE029, PE030, PE033, PE034, PE035, PE036, PE037, PE038, PE039, PE040, PE041, PE042, PE043, PE048, PE049, PE050, PE051, PE052, PE053, PE054, PE055, PE056, PE057, PE058, PE059, PE060, PE064

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-37**

**Senate District 37**

Sec. 37. Senate District 37 consists of the following:

COUNTIES:

Morgan County

Johnson County TOWNSHIPS:

Hensley, Union

Owen County TOWNSHIPS:

Harrison, Jackson, Jennings, Taylor

Putnam County TOWNSHIPS:

Cloverdale, Jefferson, Warren, Washington

Johnson County PRECINCTS:

WHITE RIVER 01, WHITE RIVER 02, WHITE RIVER 03, WHITE RIVER 04, WHITE RIVER 06, WHITE RIVER 07, WHITE RIVER 08, WHITE RIVER 09, WHITE RIVER 10, WHITE RIVER 12, WHITE RIVER 13, WHITE RIVER 14, WHITE RIVER 15, WHITE RIVER 16, WHITE RIVER 17, WHITE RIVER 18, WHITE RIVER 22, WHITE RIVER 24, WHITE RIVER 26, WHITE RIVER 28, WHITE RIVER 29

Owen County PRECINCTS:

WAYNE 01

Putnam County PRECINCTS:

FIRST SOUTH, FOURTH EAST, FOURTH WEST,  
FOXBRIDGE, THIRD EAST, THIRD WEST

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-38**

**Senate District 38**

Sec. 38. Senate District 38 consists of the following:

COUNTIES:

Vigo County

Clay County TOWNSHIPS:

Brazil, Cass, Dick Johnson, Jackson, Posey, Van Buren

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-39**

**Senate District 39**

Sec. 39. Senate District 39 consists of the following:

COUNTIES:

Daviess County, Greene County, Martin County, Sullivan  
County

Clay County TOWNSHIPS:

Harrison, Lewis, Perry, Sugar Ridge, Washington

Knox County TOWNSHIPS:

Busseron, Vigo, Washington, Widner

Owen County TOWNSHIPS:

Clay, Franklin, Jefferson, Lafayette, Marion, Montgomery,  
Morgan, Washington

Owen County PRECINCTS:

WAYNE 02

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-40**

**Senate District 40**

Sec. 40. Senate District 40 consists of the following:

Monroe County TOWNSHIPS:

Bean Blossom, Benton, Bloomington, Perry, Richland, Salt  
Creek, Van Buren, Washington

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-41**

**Senate District 41**

Sec. 41. Senate District 41 consists of the following:

Bartholomew County TOWNSHIPS:

Flat Rock, German

Johnson County TOWNSHIPS:

Blue River, Clark, Franklin, Needham, Nineveh, Pleasant

Bartholomew County PRECINCTS:

COLUMBUS 0300, COLUMBUS 0400, COLUMBUS 0500,

COLUMBUS 0600, COLUMBUS 0700, COLUMBUS 0800,  
COLUMBUS 0900, COLUMBUS 1000, COLUMBUS 1100,  
COLUMBUS 1200, COLUMBUS 1300, COLUMBUS 1400,  
COLUMBUS 1500, COLUMBUS 1600, COLUMBUS 1700,  
COLUMBUS 1800, COLUMBUS 1900, COLUMBUS 2500,  
COLUMBUS 2600, COLUMBUS 2700, COLUMBUS 2800,  
COLUMBUS 2850, COLUMBUS 2900, COLUMBUS 3200,  
COLUMBUS 3300, COLUMBUS 3350, COLUMBUS 3400,  
GERMAN 4000, GERMAN 4100, GERMAN 4300

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-42**

**Senate District 42**

Sec. 42. Senate District 42 consists of the following:

COUNTIES:

Rush County

Decatur County TOWNSHIPS:

Fugit

Fayette County TOWNSHIPS:

Columbia, Connersville, Fairview, Harrison, Jackson, Jennings,  
Orange, Posey

Franklin County TOWNSHIPS:

Butler, Laurel, Posey, Ray, Salt Creek

Henry County TOWNSHIPS:

Dudley, Franklin, Greensboro, Harrison, Henry, Liberty,  
Spiceland, Wayne

Ripley County TOWNSHIPS:

Adams, Laughery

Shelby County TOWNSHIPS:

Addison, Hendricks, Jackson, Liberty, Noble, Shelby, Union,  
Washington

Shelby County PRECINCTS:

1 NORTH

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-43**

**Senate District 43**

Sec. 43. Senate District 43 consists of the following:

COUNTIES:

Jennings County, Ohio County

Bartholomew County TOWNSHIPS:

Clay, Clifty, Haw Creek, Rock Creek, Sand Creek

Dearborn County TOWNSHIPS:

Caesar Creek, Center, Clay, Hogan, Lawrenceburg, Manchester,  
Miller, Sparta, Washington, York

Decatur County TOWNSHIPS:

Adams, Clay, Clinton, Jackson, Marion, Saltcreek, Sandcreek,  
Washington

Ripley County TOWNSHIPS:

Brown, Center, Delaware, Franklin, Jackson, Johnson, Otter

Creek, Shelby, Washington  
Jackson County PRECINCTS:  
REDDING EAST  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-44**

**Senate District 44**

Sec. 44. Senate District 44 consists of the following:  
COUNTIES:

Brown County, Lawrence County  
Bartholomew County TOWNSHIPS:  
Harrison, Jackson, Ohio, Wayne  
Jackson County TOWNSHIPS:  
Brownstown, Carr, Driftwood, Hamilton, Jackson, Owen,  
Pershing, Salt Creek  
Monroe County TOWNSHIPS:  
Clear Creek, Indian Creek, Polk  
Bartholomew County PRECINCTS:  
COLUMBUS 0100, COLUMBUS 0200, COLUMBUS 0225,  
COLUMBUS 0250, COLUMBUS 2000, COLUMBUS 2100,  
COLUMBUS 2200, COLUMBUS 2300, COLUMBUS 2400,  
COLUMBUS 3000, COLUMBUS 3100, HARRISON 4400  
Jackson County PRECINCTS:  
REDDING SEYMOUR CITY, REDDING WEST  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-45**

**Senate District 45**

Sec. 45. Senate District 45 consists of the following:  
COUNTIES:

Jefferson County, Scott County, Switzerland County  
Clark County TOWNSHIPS:  
Bethlehem, Carr, Charlestown, Monroe, Oregon, Owen, Silver  
Creek, Union, Utica, Washington, Wood  
Jackson County TOWNSHIPS:  
Grassy Fork, Vernon, Washington  
Clark County PRECINCTS:  
JEFFERSONVILLE 11A, JEFFERSONVILLE 20,  
JEFFERSONVILLE 21, JEFFERSONVILLE 22,  
JEFFERSONVILLE 23  
*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-46**

**Senate District 46**

Sec. 46. Senate District 46 consists of the following:  
COUNTIES:

Floyd County  
Clark County PRECINCTS:  
JEFFERSONVILLE 01, JEFFERSONVILLE 02,  
JEFFERSONVILLE 03, JEFFERSONVILLE 04,

JEFFERSONVILLE 05, JEFFERSONVILLE 06,  
JEFFERSONVILLE 07, JEFFERSONVILLE 08,  
JEFFERSONVILLE 09, JEFFERSONVILLE 10,  
JEFFERSONVILLE 11, JEFFERSONVILLE 12,  
JEFFERSONVILLE 13, JEFFERSONVILLE 14,  
JEFFERSONVILLE 15, JEFFERSONVILLE 16,  
JEFFERSONVILLE 17, JEFFERSONVILLE 18,  
JEFFERSONVILLE 24, JEFFERSONVILLE 25,  
JEFFERSONVILLE 27, JEFFERSONVILLE 30,  
JEFFERSONVILLE 31, JEFFERSONVILLE 32,  
JEFFERSONVILLE 33, JEFFERSONVILLE 34,  
JEFFERSONVILLE 35, JEFFERSONVILLE 36,  
JEFFERSONVILLE 37, JEFFERSONVILLE 38,  
JEFFERSONVILLE 39, JEFFERSONVILLE 40,  
JEFFERSONVILLE 41, JEFFERSONVILLE 42

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-47**

**Senate District 47**

Sec. 47. Senate District 47 consists of the following:

COUNTIES:

Crawford County, Harrison County, Orange County, Perry  
County, Washington County

Dubois County TOWNSHIPS:

Columbia, Ferdinand, Hall, Harbison, Jackson, Jefferson,  
Marion

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-48**

**Senate District 48**

Sec. 48. Senate District 48 consists of the following:

COUNTIES:

Pike County, Spencer County

Dubois County TOWNSHIPS:

Bainbridge, Boone, Cass, Madison, Patoka

Gibson County TOWNSHIPS:

Center, Columbia, Patoka, Washington, White River

Knox County TOWNSHIPS:

Decker, Harrison, Johnson, Palmyra, Steen, Vincennes

Warrick County TOWNSHIPS:

Anderson, Hart, Lane, Owen, Pigeon, Skelton

Warrick County PRECINCTS:

BOON 01, BOON 02, BOON 03, BOON 04, BOON 05, BOON  
06, BOON 07, BOON 08, BOON 09, BOON 10, BOON 11,  
BOON 12, BOON 13, BOON 15

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-49**

**Senate District 49**

Sec. 49. Senate District 49 consists of the following:

COUNTIES:

Posey County

Gibson County TOWNSHIPS:

Barton, Johnson, Montgomery, Union, Wabash

Vanderburgh County TOWNSHIPS:

Armstrong, German, Perry, Scott, Union

Vanderburgh County PRECINCTS:

CENTER PRECINCT 02, CENTER PRECINCT 03, CENTER  
PRECINCT 06, CENTER PRECINCT 07, CENTER  
PRECINCT 08, CENTER PRECINCT 09, CENTER  
PRECINCT 10, CENTER PRECINCT 15, PIGEON  
PRECINCT 01 NV, PIGEON PRECINCT 02 NV, PIGEON  
PRECINCT 03, WARD 03 PRECINCT 02, WARD 03  
PRECINCT 03, WARD 03 PRECINCT 05, WARD 03  
PRECINCT 07, WARD 03 PRECINCT 08, WARD 03  
PRECINCT 10, WARD 03 PRECINCT 13, WARD 03  
PRECINCT 14, WARD 04 PRECINCT 01, WARD 04  
PRECINCT 02, WARD 04 PRECINCT 11, WARD 05  
PRECINCT 01, WARD 05 PRECINCT 07, WARD 05  
PRECINCT 08, WARD 05 PRECINCT 09, WARD 05  
PRECINCT 11, WARD 05 PRECINCT 12, WARD 05  
PRECINCT 13, WARD 05 PRECINCT 14, WARD 05  
PRECINCT 15, WARD 05 PRECINCT 16, WARD 06  
PRECINCT 0 NV, WARD 06 PRECINCT 01, WARD 06  
PRECINCT 02, WARD 06 PRECINCT 03, WARD 06  
PRECINCT 04, WARD 06 PRECINCT 08, WARD 06  
PRECINCT 15

*As added by P.L.214-2011, SEC.12.*

**IC 2-1-13-50**

**Senate District 50**

Sec. 50. Senate District 50 consists of the following:

Warrick County TOWNSHIPS:

Campbell, Greer, Ohio

Vanderburgh County PRECINCTS:

CENTER PRECINCT 01, CENTER PRECINCT 04, CENTER  
PRECINCT 05, CENTER PRECINCT 11, CENTER  
PRECINCT 12, CENTER PRECINCT 13, CENTER  
PRECINCT 14, KNIGHT PRECINCT 01, KNIGHT  
PRECINCT 02, KNIGHT PRECINCT 03, KNIGHT  
PRECINCT 04, WARD 01 PRECINCT 01, WARD 01  
PRECINCT 02, WARD 01 PRECINCT 03, WARD 01  
PRECINCT 04, WARD 01 PRECINCT 05, WARD 01  
PRECINCT 06, WARD 01 PRECINCT 07, WARD 01  
PRECINCT 08, WARD 01 PRECINCT 09, WARD 01  
PRECINCT 10, WARD 01 PRECINCT 11, WARD 01  
PRECINCT 12, WARD 01 PRECINCT 13, WARD 01  
PRECINCT 14, WARD 01 PRECINCT 15, WARD 02  
PRECINCT 01, WARD 02 PRECINCT 02, WARD 02  
PRECINCT 03, WARD 02 PRECINCT 05, WARD 02

PRECINCT 06, WARD 02    PRECINCT 07, WARD 02  
PRECINCT 08, WARD 02    PRECINCT 09, WARD 02  
PRECINCT 10, WARD 02    PRECINCT 11, WARD 02  
PRECINCT 12, WARD 02    PRECINCT 13, WARD 02  
PRECINCT 14, WARD 02    PRECINCT 15, WARD 02  
PRECINCT 16, WARD 03    PRECINCT 09, WARD 03  
PRECINCT 11, WARD 03    PRECINCT 12, WARD 03  
PRECINCT 15, WARD 03    PRECINCT 16, WARD 04  
PRECINCT 03, WARD 04    PRECINCT 04, WARD 04  
PRECINCT 05, WARD 04    PRECINCT 06, WARD 04  
PRECINCT 08, WARD 04    PRECINCT 09, WARD 04  
PRECINCT 12, WARD 04    PRECINCT 13, WARD 04  
PRECINCT 15, WARD 04    PRECINCT 16, WARD 04  
PRECINCT 17, WARD 05    PRECINCT 02, WARD 05  
PRECINCT 03, WARD 05    PRECINCT 04, WARD 05  
PRECINCT 05, WARD 05    PRECINCT 06

Warrick County PRECINCTS:

BOON 14

*As added by P.L.214-2011, SEC.12.*

**IC 2-2**

**ARTICLE 2. REPEALED**

*(Repealed by P.L.1-1993, SEC.2.)*

## **IC 2-2.1**

### **ARTICLE 2.1. LEGISLATIVE SESSIONS AND PROCEDURES**

#### **IC 2-2.1-1**

##### **Chapter 1. Legislative Sessions and Procedures Law of 1971**

#### **IC 2-2.1-1-1**

##### **Definitions**

Sec. 1. The following definitions apply throughout this chapter:

- (1) "Bill" includes a bill and a joint resolution.
- (2) "Term of the general assembly" means that two (2) year period of time extending from the first Wednesday after the first Monday in November of any even-numbered year until, but not including, the first Wednesday after the first Monday in November of the next even-numbered year.
- (3) "Session" refers to a regular session, regular technical session, or special session of the general assembly.
- (4) "Special session" means that period of time during which the general assembly is convened in session upon the proclamation and call of the governor under Article 4, Section 9 of the Constitution of the State of Indiana.

*(Formerly: Acts 1971, P.L.6, SEC.2.) As amended by P.L.4-1995, SEC.3.*

#### **IC 2-2.1-1-2**

##### **First regular session**

Sec. 2. (a) The first regular session of each term of the general assembly shall convene on the third Tuesday after the first Monday of November of each even-numbered year to do the following:

- (1) Organize itself.
- (2) Elect its officers.
- (3) Receive the oath of office.

(b) If a special session is called before the date set in subsection (a), then the organization, election, and receiving the oath of office shall be held on the first day of the special session.

(c) The general assembly shall then adjourn until a day:

- (1) certain fixed by a concurrent resolution; or
- (2) when the gavel of each house falls in the presence of a quorum whether or not a day certain to reconvene in session has been fixed.

(d) The general assembly shall reconvene in session no later than the second Monday in January of the following year.

(e) The first regular session of each term of the general assembly shall adjourn sine die not later than April 29 in any odd-numbered year.

*(Formerly: Acts 1971, P.L.6, SEC.2; Acts 1973, P.L.1, SEC.1.) As amended by P.L.4-1995, SEC.4.*

### **IC 2-2.1-1-2.5**

#### **First regular technical session**

Sec. 2.5. (a) Before the first regular session adjourns sine die, the general assembly may adopt a concurrent resolution to fix a day to convene the first regular technical session of the general assembly. The day fixed under this subsection may not be earlier than thirty (30) days after the first regular session adjourns sine die.

(b) Only the following may be considered and acted upon during a first regular technical session:

- (1) Bills enacted during the first regular session vetoed by the governor.
- (2) Bills to correct conflicts among bills enacted during the first regular session.
- (3) Bills to correct technical errors in bills enacted during the first regular session.

(c) The first regular technical session must adjourn sine die before midnight after it convenes.

(d) The concurrent resolution adopted under subsection (a) may provide that the first regular technical session is not required to convene if the speaker of the house of representatives and the president pro tempore of the senate jointly issue an order finding that the purposes for which a regular technical session may meet under subsection (b) do not justify the cost and inconvenience of meeting in a regular technical session.

(e) If the general assembly does not meet in a regular technical session under this section, the general assembly shall consider and act upon vetoes of bills enacted during the first regular session at the next second regular session.

(f) For purposes of Article 5, Section 14 of the Constitution of the State of Indiana, the first regular technical session is not considered a regular session if the general assembly does not consider or act upon vetoes of bills enacted during the first regular session under this section.

*As added by P.L.4-1995, SEC.5.*

### **IC 2-2.1-1-3**

#### **Second regular session**

Sec. 3. (a) The second regular session of each term of the general assembly shall convene on the third Tuesday after the first Monday of November of each odd-numbered year. The general assembly shall then adjourn until a day:

- (1) certain fixed by a concurrent resolution; or
- (2) when the gavel of each house falls in the presence of a quorum whether or not a day certain to reconvene in session has been fixed.

(b) The general assembly shall reconvene in session no later than the second Monday in January of the following year. The second regular session of each term of the general assembly shall adjourn sine die not later than March 14 in any even-numbered year.

*(Formerly: Acts 1971, P.L.6, SEC.2; Acts 1973, P.L.1, SEC.2.) As*

*amended by P.L.4-1995, SEC.6.*

#### **IC 2-2.1-1-3.5**

##### **Second regular technical session**

Sec. 3.5. (a) Before the second regular session adjourns sine die, the general assembly may adopt a concurrent resolution to fix a day to convene the second regular technical session of the general assembly. The day fixed under this subsection may not be earlier than thirty (30) days after the second regular session adjourns sine die.

(b) Only the following may be considered and acted upon during a second regular technical session:

- (1) Bills enacted during the second regular session vetoed by the governor.
- (2) Bills to correct conflicts among bills enacted during the second regular session.
- (3) Bills to correct technical errors in bills enacted during the second regular session.

(c) The second regular technical session must adjourn sine die before midnight after it convenes.

(d) The concurrent resolution adopted under subsection (a) may provide that the second regular technical session is not required to convene if the speaker of the house of representatives and the president pro tempore of the senate jointly issue an order finding that the purposes for which a regular technical session may meet under subsection (b) do not justify the cost and inconvenience of meeting in a regular technical session.

(e) If the general assembly does not meet in a regular technical session under this section, the general assembly may consider and act upon vetoes of bills enacted during the second regular session at the next first regular session.

(f) For purposes of Article 5, Section 14 of the Constitution of the State of Indiana, the second regular technical session is not considered a regular session if the general assembly does not consider or act upon vetoes of bills enacted during the second regular session under this section.

*As added by P.L.4-1995, SEC.7.*

#### **IC 2-2.1-1-4**

##### **Special sessions**

Sec. 4. Length and Frequency of Sessions: Special Session. A special session of the General Assembly, called by the Governor as provided in Article 4, section 9 of the Constitution of the State of Indiana, shall continue for not more than thirty (30) session days nor more than forty (40) calendar days following the day upon which it is commenced.

*(Formerly: Acts 1971, P.L.6, SEC.2.)*

#### **IC 2-2.1-1-5**

##### **Repealed**

*(Repealed by P.L.4-1995, SEC.16.)*

#### **IC 2-2.1-1-6**

##### **Organization of senate**

Sec. 6. Procedures: Organization of the Senate. (a) The President of the Senate shall preside at the organizational meeting during the election of the President Pro Tempore and other officers of the Senate.

(b) The oath of office shall be administered to senators-elect by the Chief Justice of the Supreme Court of Indiana, or an associate justice designated by the Chief Justice.

(c) The President Pro Tempore and such other officers as may be determined by the standing rules and orders of the Senate shall be elected. The oath of office shall be administered to the President Pro Tempore by the Chief Justice, and to the other officers by the President of the Senate.

(d) In the event there is no President or he is absent or unable to serve, the Chief Justice of the Supreme Court or an associate justice designated by the Chief Justice shall preside during the election of the President Pro Tempore and, upon being elected and sworn, the President Pro Tempore shall take the chair and conduct the further business of the Senate until the vacancy in the office of President is filled, if there is no President, or until the President is able to serve, if he is absent or unable to serve.

*(Formerly: Acts 1971, P.L.6, SEC.2.) As amended by P.L.2-1998, SEC.1.*

#### **IC 2-2.1-1-7**

##### **Organization of house of representatives**

Sec. 7. (a) The Secretary of State shall preside at the organizational meeting during the election of the Speaker of the House of Representatives.

(b) The oath of office shall be administered to representatives-elect by the Chief Justice of the Supreme Court of Indiana, or an associate justice designated by the Chief Justice.

(c) Subject to section 7.5 of this chapter, the Speaker shall be elected. The oath of office shall be administered to the Speaker of the House by the Chief Justice of the Supreme Court or an associate justice designated by the Chief Justice.

(d) Upon being elected and taking the oath of office, the Speaker shall take the chair and conduct the further business of the House, including the election and swearing in of such other officers as may be determined by the standing rules and orders of the House of Representatives.

(e) In the event there is no Secretary of State or he is absent or unable to serve, the Chief Justice of the Supreme Court or an associate justice designated by the Chief Justice shall preside during the election of the Speaker.

*(Formerly: Acts 1971, P.L.6, SEC.2.) As amended by P.L.9-1995, SEC.2.*

#### **IC 2-2.1-1-7.5**

##### **Equal political party affiliation by house members; election of speaker and principal clerk; rules**

Sec. 7.5. (a) This section applies only if the number of members of the house of representatives affiliated with one (1) political party equals the number of members of the house of representatives affiliated with a different political party.

(b) For purposes of this section, an individual is considered to be affiliated with a political party if the individual was:

- (1) the nominee (as defined in IC 3-5-2-33) of that political party for election to the office to which the individual was elected at the previous general election; or
- (2) selected by that political party to fill a candidate vacancy or a vacancy in the office under IC 3-13 for the office the individual currently holds.

(c) The speaker of the house of representatives and the principal clerk of the house of representatives shall be elected by the members of the house of representatives affiliated with the political party whose:

- (1) candidate was elected governor at the previous general election; or
- (2) candidate was elected secretary of state at the previous general election, if the governor was not elected at the previous general election.

(d) The rules that governed the house of representatives before the previous general election shall govern the house of representatives after the general election until those rules are amended as provided in those rules.

*As added by P.L.9-1995, SEC.3.*

#### **IC 2-2.1-1-8**

##### **Procedure for each house at organizational meeting**

Sec. 8. Procedures for Each House at the Organizational Meeting.

(a) Upon the election of the officers in each house, the membership of each house shall adopt standing rules and orders for their respective houses, and joint rules for conducting the business in the two houses.

(b) Each house, by rule, shall determine such other business as the respective houses may perform at the organizational meeting.

(c) The rules, as adopted, shall govern the respective houses for that term of the General Assembly, unless amended or suspended.

(d) The officers elected at the organizational meeting shall serve for that entire term of the General Assembly, unless removed, suspended or unable to serve.

*(Formerly: Acts 1971, P.L.6, SEC.2.)*

#### **IC 2-2.1-1-9**

##### **Standing committee appointments**

Sec. 9. Procedures: Standing Committee Appointments. (a) By not later than ten (10) days after the election of officers as provided in

sections 6 and 7 of this chapter the appointments to the standing committees of the two houses of the General Assembly shall be made and announced by the Speaker and the President Pro Tempore, respectively.

(b) At the reconvening in January of the first session of the term, the lists of appointments to the standing committees shall be read in their respective houses and recorded in the journals thereof.

(c) The members of the standing committees shall serve for the term of the General Assembly in which they are appointed, unless removed, suspended or unable to serve.

*(Formerly: Acts 1971, P.L.6, SEC.2.)*

#### **IC 2-2.1-1-10**

##### **Filing of bills and resolutions**

Sec. 10. Procedures: Filing of Bills and Resolutions. Bills and resolutions may be filed and assigned to committees at any time after the convening of a session according to the rules of each house. During any session the standing committees of the House and Senate may announce and hold public hearings on any bill or resolution assigned to them upon the authorization of the Speaker of the House or the President Pro Tempore of the Senate, respectively, but may take no action with regard to its disposition until it is introduced according to the rules of the house of origin.

*(Formerly: Acts 1971, P.L.6, SEC.2.)*

#### **IC 2-2.1-1-11**

##### **Preparation of calendar**

Sec. 11. Procedures: Preparation of a Calendar. The Speaker of the House of Representatives and the President Pro Tempore of the Senate shall prepare a calendar in accordance with the joint rules of the House and Senate.

*(Formerly: Acts 1971, P.L.6, SEC.2.)*

#### **IC 2-2.1-1-12**

##### **Bills or resolutions; signatures; time for presentation to governor**

Sec. 12. (a) This section applies only to those bills or joint resolutions which pass during the two days before the sine die adjournment of a regular or special session of the general assembly. This section does not apply to bills passed during a regular technical session.

(b) The presiding officers of the house of representatives and the senate shall sign each bill or joint resolution passed under Article 4, Section 25 of the Constitution of the State of Indiana as soon as practicable, but not later than seven (7) calendar days after sine die adjournment of the session of the general assembly at which the bill was passed.

(c) A bill that has been signed under subsection (b) must be presented to the governor as soon as practicable, but not later than seven (7) calendar days after sine die adjournment of the session of the general assembly at which the bill was passed.

*As added by P.L.3-1991, SEC.1. Amended by P.L.4-1995, SEC.8.*

**IC 2-2.1-1-13**

**Bills passed during regular technical session; signatures; time for presentation to governor**

Sec. 13. (a) This section applies only to bills passed during a regular technical session.

(b) The presiding officers of the house and senate shall sign each bill passed under Article 4, Section 25 of the Constitution of the State of Indiana as soon as practicable, but not later than the next business day after sine die adjournment of the regular technical session at which the bill was passed.

(c) A bill that has been signed under subsection (b) must be presented to the governor as soon as practicable, but not later than the second business day after sine die adjournment of the regular technical session at which the bill was passed.

*As added by P.L.4-1995, SEC.9.*

**IC 2-2.1-2**

**Repealed**

*(Repealed by P.L.5-1986, SEC.61.)*

### IC 2-2.1-3

#### Chapter 3. Legislative Ethics

##### IC 2-2.1-3-1

###### Definitions; construction

Sec. 1. As used in this chapter, and unless the context clearly denotes otherwise:

(a) "Close relative" means a person related to the person filing the statement or to his spouse as a son, daughter, grandson, granddaughter, great-grandson, great-granddaughter, father, mother, grandfather, grandmother, great-grandfather, great-grandmother, brother, sister, nephew, niece, uncle, or aunt. Relatives by adoption, half-blood, marriage, or remarriage shall be treated as relatives of whole kinship.

(b) "Committee" means the house legislative ethics committee, or the senate legislative ethics committee, or both of them.

(c) "Compensation" means any money, thing of value, or economic benefit conferred on, or received by, any person in return for services rendered, or for services to be rendered, whether by that person or another.

(d) "Contribution" means any advance, conveyance, deposit, distribution, transfer of funds, loan, payment, gift, pledge, or subscription of money or anything of value, and any contract, agreement, promise, or other obligation, whether or not legally enforceable, to make a contribution in support of any candidate for the house of representatives or senate. The term "contribution" does not include services by speakers, writers, publishers, or others for which no compensation is asked or given.

(e) "Employer" means any person or entity from whom the member of or candidate for the general assembly or his spouse received more than thirty-three percent (33%) of his nonlegislative income.

(f) "Family business" means a corporation in which the member of or candidate for the general assembly and his spouse own at least eighty percent (80%) of the voting stock, regardless of whether all or a portion is owned jointly or severally.

(g) "House" means the Indiana house of representatives.

(h) "Information of a confidential nature" means information obtained by reason of the position or office held and which information has not been, or will not be, communicated to the general public.

(i) "Legislative matter" means any bill, resolution, or other issue or proposal presented in, or considered by, the house or senate or any committee or subcommittee thereof.

(j) "Lobbyist" means any person, firm, corporation, limited liability company, or association registered under IC 2-7-2.

(k) "Person or entity" means any individual, proprietorship, limited liability company, partnership, unincorporated association, trust, business trust, group, or corporation, whether or not operated for profit, or a governmental agency or political subdivision.

(l) "Senate" means the Indiana senate.

(m) "State agency" means any department, commission, council, board, bureau, division, service, office, officer, administration, or other establishment in the executive or administrative branch of state government. The term "state agency" does not include state educational institutions or the agencies of any municipality or political subdivision of the state.

(n) The masculine gender includes the masculine and feminine.

(o) The singular form of any noun includes the plural wherever appropriate.

*(Formerly: Acts 1974, P.L.4, SEC.1.) As amended by Acts 1977, P.L.2, SEC.1; P.L.5-1988, SEC.1; P.L.8-1993, SEC.1; P.L.2-2007, SEC.4.*

### **IC 2-2.1-3-2**

#### **Statement of economic interests**

Sec. 2. (a) Not later than seven (7) calendar days following the first session day in January of each year every member of the general assembly shall file with the principal clerk of the house or secretary of the senate, respectively, a written statement of the member's or candidate's economic interests for the preceding calendar year listing the following:

(1) The name of the member's or candidate's employer and the employer of the member's or candidate's spouse and the nature of the employer's business. The house of representatives and senate need not be listed as an employer.

(2) The name of any sole proprietorship owned or professional practice operated by the member or candidate or the member's or candidate's spouse and the nature of the business.

(3) The name of any partnership of which the member or candidate or the member's or candidate's spouse is a member and the nature of the partnership's business.

(4) The name of any corporation of which the member or candidate or the member's or candidate's spouse is an officer or director and the nature of the corporation's business. Churches need not be listed.

(5) The name of any corporation in which the member or candidate or the member's or candidate's spouse or unemancipated children own stock or stock options having a fair market value in excess of ten thousand dollars (\$10,000). No time or demand deposit in a financial institution or insurance policy need be listed.

(6) The name of any state agency or the supreme court of Indiana which licenses or regulates the following:

(A) The member's or candidate's or the member's or candidate's spouse's profession or occupation.

(B) Any proprietorship, partnership, corporation, or limited liability company listed under subdivision (2), (3), or (4) and the nature of the licensure or regulation.

The requirement to file certain reports with the secretary of

state or to register with the department of state revenue as a retail merchant, manufacturer, or wholesaler shall not be considered as licensure or regulation.

(7) The name of any lobbyist who is:

(A) a member of a partnership or limited liability company;

(B) an officer or a director of a corporation; or

(C) a manager of a limited liability company;

of which the member or candidate for the general assembly is a partner, an officer, a director, a member, or an employee, and a description of the legislative matters which are the object of the lobbyist's activity.

(8) The name of any person or entity on whose behalf the member or candidate has appeared before, contacted, or transacted business with any state agency or official thereof, the name of the state agency, the nature of the appearance, contact, or transaction, and the cause number, if any. This requirement does not apply when the services are rendered without compensation.

(9) The name of any limited liability company of which the member of the general assembly, the candidate, or the member's or candidate's individual spouse has an interest.

(b) Before any person who is not a member of the general assembly files the person's declaration of candidacy, declaration of intent to be a write-in candidate, or petition of nomination for office or is selected as a candidate for the office under IC 3-13-1 or IC 3-13-2, the person shall file with the clerk of the house or secretary of the senate, respectively, the same written statement of economic interests for the preceding calendar year that this section requires members of the general assembly to file.

(c) Any member or candidate for the general assembly may file an amended statement upon discovery of additional information required to be reported.

*(Formerly: Acts 1974, P.L.4, SEC.1.) As amended by Acts 1979, P.L.2, SEC.1; P.L.3-1992, SEC.1; P.L.9-1993, SEC.1; P.L.8-1993, SEC.2; P.L.2-1995, SEC.1; P.L.3-1995, SEC.2; P.L.3-1997, SEC.2; P.L.205-1999, SEC.1; P.L.58-2010, SEC.1.*

### **IC 2-2.1-3-3**

#### **Repealed**

*(Repealed by Acts 1979, P.L.2, SEC.3 and Acts 1979, P.L.5, SEC.11.)*

### **IC 2-2.1-3-3.5**

#### **General assembly members; affidavits with lobbyists providing more than one-third of nonlegislative income**

Sec. 3.5. (a) A member of the general assembly shall, not later than January 20 of each year, file an affidavit with any lobbyist who has provided more than one-third (1/3) of the nonlegislative income of the member during the previous year.

(b) An affidavit required by this section must state the following:

- (1) The name and address of the member of the general assembly.
- (2) That the lobbyist provided more than one-third (1/3) of the nonlegislative income of the member.
- (3) The position or service for which the lobbyist provided the income.

*As added by P.L.3-1992, SEC.2.*

#### **IC 2-2.1-3-4**

##### **Form of disclosure statements; availability; list of lobbyists**

Sec. 4. (a) The statements of economic interest required by section 2 of this chapter shall be filed on forms provided by the principal clerk of the house or secretary of the senate, as the case may be. Statements shall be kept by the principal clerk and the secretary of the senate for one (1) year after the expiration of the term during which they were filed. Any statement filed by a member of or candidate for the general assembly shall be open to public inspection and copies shall be made available to any person for a reasonable fee.

(b) Before July 1 each year, the Indiana lobby registration commission shall furnish to the clerk of the house and secretary of the senate a complete list of the lobbyists registered for the previous twelve (12) month period. Copies of the list shall be available to members of and candidates for the general assembly and shall be distributed by the clerk of the house and secretary of the senate with the forms for statements of economic interest.

*(Formerly: Acts 1974, P.L.4, SEC.1.) As amended by Acts 1979, P.L.2, SEC.2; P.L.3-1992, SEC.3; P.L.9-1993, SEC.2; P.L.4-1995, SEC.10.*

#### **IC 2-2.1-3-5**

##### **Legislative ethics committees; creation**

Sec. 5. There is hereby created a house of representatives legislative ethics committee and a senate legislative ethics committee to serve each house of the Indiana general assembly. Each such committee shall be composed of six (6) members, three (3) from the majority party and three (3) from the minority party having the largest number of members. Each member appointed shall serve on his respective committee during his term as a member of the house or senate. Vacancies on either committee shall be filled for the unexpired term in the same manner as the original appointment.

The three (3) majority party members of each committee shall be appointed by the speaker of the house or the president pro tempore of the senate, as appropriate. The three (3) minority party members of each committee shall be appointed by the floor leader of the minority party having the largest number of members in the appropriate house. One (1) member of each committee shall be designated as chairman by the speaker of the house or the president pro tempore of the senate, as appropriate.

*(Formerly: Acts 1974, P.L.4, SEC.1.)*

### **IC 2-2.1-3-6**

#### **Committee meetings; recommended code**

Sec. 6. The members of each committee shall meet and proceed to recommend a code of ethics for their respective houses by not later than thirty (30) days after the first session day of each legislative session. Any code of ethics so recommended shall be consistent with the constitution of the state of Indiana, the provisions of this chapter and any other applicable law.

*(Formerly: Acts 1974, P.L.4, SEC.1.)*

### **IC 2-2.1-3-7**

#### **Committees; powers and duties**

Sec. 7. In addition to the responsibility to devise a code of ethics, each legislative ethics committee:

- (1) may receive and hear any complaint which alleges a breach of any privilege of the appropriate house, misconduct of any member or any violation of the respective code of ethics, regardless of when the breach, misconduct, or violation is alleged to have occurred;
- (2) may obtain information with respect to any complaint filed pursuant to this section and to that end may compel the attendance and testimony of witnesses, and the production of pertinent books and papers;
- (3) may recommend whatever sanction is appropriate with respect to a particular member as will best maintain in the minds of the public a good opinion of the conduct and character of members of the general assembly;
- (4) may recommend legislation to the general assembly relating to the conduct and ethics of members of the general assembly;
- (5) shall act as an advisory body to the general assembly and to individual members of the appropriate house on questions relating to possible conflicts of interest; and
- (6) shall conduct its investigations in the following manner:
  - (A) When a complaint is filed with the committee, a copy shall promptly be sent to the person alleged to have committed the violation. If the committee determines the complaint does not allege facts sufficient to constitute a code or statutory violation, the complaint shall be dismissed and the complainant and respondent notified. If the committee determines the complaint does allege facts sufficient to constitute a code or statutory violation, it shall promptly investigate the alleged violation. If, after such preliminary investigation the committee finds that probable cause does not exist to support an alleged violation, the allegation shall be dismissed. If the committee finds that probable cause exists to support an alleged violation, it shall convene a hearing on the matter within thirty (30) days after making such determination. The committee may meet in executive session to conduct a preliminary investigation and to determine whether probable cause exists to support an

alleged violation. All committee investigations and records relating to the preliminary investigation shall be confidential.

(B) If a hearing is to be held, the respondent shall be allowed to examine and make copies of all evidence in the committee's possession relating to the charges. At the hearing, the charged party shall be afforded appropriate due process protection consistent with state administrative procedures, including the right to be represented by counsel, the right to call and examine witnesses, the right to introduce exhibits, and the right to cross-examine opposing witnesses.

(C) After the hearing, the committee shall state its findings of fact. If the committee, based on competent and substantial evidence, finds the respondent has violated a code or statutory provision, it shall state its findings in writing in a report to the speaker of the house or president pro tempore of the senate, as appropriate. Such report shall be supported and signed by a majority of the committee members. If the committee finds the respondent has not violated a code or statutory provision, it shall dismiss the charges.

(D) No committee member shall participate in any matter in which he is involved.

*(Formerly: Acts 1974, P.L.4, SEC.1.) As amended by P.L.3-1992, SEC.4.*

#### **IC 2-2.1-3-8**

##### **Repealed**

*(Repealed by Acts 1978, P.L.2, SEC.203.)*

#### **IC 2-2.1-3-9**

##### **General assembly members; unlawful compensation; confidential information**

Sec. 9. No member of the general assembly shall accept any compensation from any employment, transaction or investment which was entered into or made as a result of material information of a confidential nature.

*(Formerly: Acts 1974, P.L.4, SEC.1.)*

#### **IC 2-2.1-3-9.5**

##### **"Honorarium"; member of general assembly may not receive honorarium for appearance or speech made or given in capacity as legislator**

Sec. 9.5. (a) As used in this section, "honorarium" means a payment of money for an appearance or a speech. The term does not include payment or reimbursement of travel expenses.

(b) A member of the general assembly may not receive an honorarium for an appearance or a speech made or given in the member's capacity as a legislator.

*As added by P.L.58-2010, SEC.2.*

### **IC 2-2.1-3-10**

#### **General assembly members; unlawful compensation; persons with economic interest in legislation**

Sec. 10. No member of the general assembly shall receive compensation for the sale or lease of any property or service which substantially exceeds that which the member of the general assembly would charge in the ordinary course of business from any person or entity whom he knows or, in the exercise of reasonable care and diligence should know, has an economic interest in a legislative matter.

*(Formerly: Acts 1974, P.L.4, SEC.1.)*

### **IC 2-2.1-3-11**

#### **Repealed**

*(Repealed by Acts 1978, P.L.2, SEC.203.)*

### **IC 2-2.1-3-11.5**

#### **General assembly members; distribution of literature**

Sec. 11.5. A member of the general assembly may distribute literature that is available to residents of Indiana without cost from the state and may stamp the literature "Distributed by (insert the name of the member)".

*As added by P.L.5-1989, SEC.1.*

### **IC 2-2.1-3-12**

#### **Knowing failure to file statements or filing false statements; knowing acceptance of prohibited honorarium; disorderly behavior**

Sec. 12. The following constitute disorderly behavior and may be punished by the house of representatives or senate as provided in Article 4, Section 14 of the Constitution of the State of Indiana:

- (1) Willful failure to file a required statement by the deadline prescribed in this chapter or knowingly filing a false statement.
- (2) Knowing violation of section 9, 9.5, or 10 of this chapter.

*(Formerly: Acts 1974, P.L.4, SEC.1.) As amended by P.L.3-1989, SEC.2; P.L.58-2010, SEC.3.*

**IC 2-2.1-4**  
**Chapter 4. Legislative Bolting**

**IC 2-2.1-4-1**  
**Application**

Sec. 1. This chapter does not apply to a day that a member:

- (1) is excused by the member's presiding officer; or
- (2) has a verified illness or injury diagnosed by a physician holding an unlimited license to practice medicine that prevents the member from attending session.

*As added by P.L.229-2011, SEC.37.*

**IC 2-2.1-4-2**  
**"Body"**

Sec. 2. As used in this chapter, "body" refers to either of the following:

- (1) The house of representatives.
- (2) The senate.

*As added by P.L.229-2011, SEC.37.*

**IC 2-2.1-4-3**  
**"Chamber"**

Sec. 3. As used in this chapter, "chamber" refers to either of the following:

- (1) The floor of the house of representatives.
- (2) The floor of the senate.

*As added by P.L.229-2011, SEC.37.*

**IC 2-2.1-4-4**  
**"Final day of session"**

Sec. 4. As used in this chapter, "final day of session" means:

- (1) April 29 in odd-numbered years and March 14 in even-numbered years; or
- (2) a date earlier than April 29 in odd-numbered years and March 14 in even-numbered years, if the presiding officers of each body have:
  - (A) jointly agreed; and
  - (B) publicly announced;

that the earlier date will be the final day of session.

*As added by P.L.229-2011, SEC.37.*

**IC 2-2.1-4-5**  
**"Member"**

Sec. 5. As used in this chapter, "member" refers to either of the following:

- (1) A member of the house of representatives.
- (2) A member of the senate.

*As added by P.L.229-2011, SEC.37.*

**IC 2-2.1-4-6**

### **"Presiding officer"**

Sec. 6. As used in this chapter, "presiding officer" refers to the following:

(1) For the house of representatives, the speaker of the house of representatives.

(2) For the senate, the president pro tempore of the senate.

*As added by P.L.229-2011, SEC.37.*

### **IC 2-2.1-4-7**

#### **Legislative bolting; civil penalty**

Sec. 7. (a) Except during the final day of session or during a special session, this section does not apply to an absence of fewer than three (3) consecutive session days, regardless of the reason for the absence.

(b) Except as provided in subsection (d), a member who is absent from the member's chamber with the result that the member's body is unable to form a quorum commits the act of legislative bolting and is liable for a civil penalty.

(c) If a member's body is unable to form a quorum, the member's absence from the chamber at the time of a quorum call constitutes prima facie evidence that the member committed legislative bolting.

(d) A member who proves by a preponderance of the evidence that the member's absence from the member's chamber was not carried out with the intent to defeat, delay, or obstruct legislative action has not committed legislative bolting and is not liable for a civil penalty.

*As added by P.L.229-2011, SEC.37.*

### **IC 2-2.1-4-8**

#### **Cause of action; presiding officer**

Sec. 8. (a) A presiding officer, on behalf of the presiding officer's body, may bring an action for legislative bolting against a member. The presiding officer has the authority to control the litigation, including final settlement authority.

(b) The presiding officer who brings an action for legislative bolting must show by a preponderance of the evidence that the member has violated section 7 of this chapter. A prevailing presiding officer is entitled to the following:

(1) An order imposing a civil penalty of one thousand dollars (\$1,000) for each day the member has violated section 7 of this chapter.

(2) Reasonable attorney's fees and court costs.

(c) A civil penalty imposed under this section shall be paid to the state general fund.

*As added by P.L.229-2011, SEC.37.*

### **IC 2-2.1-4-9**

#### **Venue**

Sec. 9. Venue for an action brought under this chapter is in Marion County.

*As added by P.L.229-2011, SEC.37.*

**IC 2-2.1-4-10**

**Civil penalty; supplemental to other penalties**

Sec. 10. A penalty imposed under this chapter on a member who violates section 7 of this chapter is in addition to any penalties imposed by the member's body under the Constitution of the State of Indiana or the rules adopted by the member's chamber.

*As added by P.L.229-2011, SEC.37.*

## IC 2-3

### ARTICLE 3. COMPENSATION AND RIGHTS OF LEGISLATORS

#### IC 2-3-1

##### Chapter 1. Compensation of Legislators

#### IC 2-3-1-1

##### Amount; when paid

Sec. 1. (a) Except as provided in subsection (c), the annual salary of the members of the general assembly shall be an amount equal to eighteen percent (18%) of the annual salary of a judge under IC 33-38-5-6, as adjusted under IC 33-38-5-8.1.

(b) One-half (1/2) the annual salary shall be paid on the fifteenth day of January, and one-half (1/2) the annual salary shall be paid on the fifteenth day of February.

(c) Notwithstanding any other law, the annual salary of the members of the general assembly shall not be increased during the state fiscal year beginning July 1, 2011, or during the state fiscal year beginning July 1, 2012, regardless of any increase in the annual salary of a judge under IC 33-38-5-6, as adjusted under IC 33-38-5-8.1.

*(Formerly: Acts 1955, c.65, s.1; Acts 1963(ss), c.25, s.1; 1967, S.E.A. 300, s.1; Acts 1972, P.L.232, SEC.1.) As amended by Acts 1978, P.L.4, SEC.1; Acts 1978, P.L.11, SEC.2; P.L.2-1984, SEC.1; P.L.43-2007, SEC.1; P.L.229-2011, SEC.38.*

#### IC 2-3-1-2

##### Purpose of salary; limitations

Sec. 2. (a) The general assembly hereby declares that the annual salary provided for in section 1 of this chapter is solely for the purpose of compensating the members of the general assembly for legislative services rendered during the year for which the salary is paid.

(b) The legislative services referred to in subsection (a) include, but are not limited to, the following:

- (1) participating in sessions of the senate or the house of representatives;
- (2) participating in meetings of standing committees of the senate or the house of representatives, regardless of when the meetings are held;
- (3) participating in meetings of legislative study committees or commissions, regardless of when the meetings are held;
- (4) attending conferences for state legislators conducted by the National Conference of State Legislatures, the Council of State Governments, or similar organizations;
- (5) working with constituents, state agencies, and others to help resolve problems of constituents; and
- (6) working with legislative staff on research and bill drafting

requests.

In performing these and other legislative services, a member of the general assembly is normally required to work more than six hundred (600) hours per year.

(c) This section, as amended in 1981 by the one hundred second general assembly at its first regular session, applies to salary payments made after December 31, 1975, under section 1 of this chapter.

*(Formerly: Acts 1955, c.65, s.1a; Acts 1957, c.245, s.1; Acts 1963(ss), c.25, s.2.) As amended by Acts 1981, P.L.7, SEC.1.*

### **IC 2-3-1-3**

#### **Repealed**

*(Repealed by Acts 1972, P.L.232, SEC.1.)*

### **IC 2-3-1-4**

#### **Per diem; expenses**

Sec. 4. In order to reimburse the members of the general assembly for the expenses they incur in providing legislative services, each member shall receive such per diem and such other expense reimbursements as may be provided by law. The officers of the senate and the house of representatives shall also receive such additional allowances as may be provided to them by law.

*(Formerly: Acts 1955, c.65, s.3; Acts 1963(ss), c.25, s.4.) As amended by Acts 1981, P.L.7, SEC.2.*

**IC 2-3-2**

**Chapter 2. Salary of Deceased Legislator**

**IC 2-3-2-1**

**Rights of surviving spouse or relatives**

Sec. 1. In case a member of the general assembly should die prior to the expiration of the term for which he was elected his unpaid salary for the term shall be paid to his surviving spouse; in case he is not survived by a surviving spouse then such payment shall be paid to his dependent child or children; and in case he is not survived by a dependent child or children then such payment shall be paid to his parent or parents and to no other.

*(Formerly: Acts 1965, c.28, s.1.)*

## **IC 2-3-3**

### **Chapter 3. Reemployment Rights of Legislators**

#### **IC 2-3-3-1**

##### **Restoration to original employment**

Sec. 1. Any person being a member of the general assembly of the state of Indiana who, in order to perform the duties as a member of the general assembly of the state of Indiana by attendance at any session of the general assembly, or attendance at any duly called committee meeting, conference, or legislative study committee meeting of which he is a member, has left or leaves a position or employment, other than a temporary position or employment, in the employ of any employer and is still qualified to perform the duties of his employment and makes application for reemployment within ten (10) days after the close of any such session, or meeting, of the general assembly shall be restored by his employer to such position or employment at not less than the same pay or to a similar position or employment and pay unless the employer's circumstances have so changed as to make it impossible or unreasonable to do so. When a member of the general assembly is restored to his employment it shall be done without discrimination, nor shall the member be caused to suffer inconvenience or any other adverse action by his employer, as a result of any action taken while serving as a legislator.

*(Formerly: Acts 1951, c.59, s.1; Acts 1963, c.309, s.1.)*

#### **IC 2-3-3-2**

##### **Fringe benefits**

Sec. 2. Any person who is restored to a position or employment under this chapter shall be considered as having been on leave of absence during his period of service as a member of the general assembly and shall be entitled to participate in insurance or other benefits offered by the employer pursuant to established rules and practices relating to employees on leave of absence in effect with the employer.

*(Formerly: Acts 1951, c.59, s.2.) As amended by Acts 1982, P.L.2, SEC.7.*

#### **IC 2-3-3-2.5**

##### **Right to insurance and other benefits**

Sec. 2.5. (a) For purposes of this section, "employer" refers to an employer that is any of the following:

- (1) A political subdivision (as defined in IC 36-1-2-13).
- (2) A state educational institution.

(b) An employer of an individual who is a member of the general assembly shall provide to the individual at all times during which the individual is serving as a member of the general assembly:

- (1) the same insurance and other benefits; and
- (2) at the same cost to the individual;

as is provided to the individual by the employer when the individual is not serving as a member of the general assembly.

*As added by P.L.232-1999, SEC.1.*

**IC 2-3-3-3**

**Violation by employer; remedies**

Sec. 3. In case any employer fails or refuses to comply with this chapter, the judge of the circuit court of the circuit in which such employer maintains a place of business shall have power, upon the filing of an appropriate pleading by the person entitled to the benefits of this chapter, to specifically require such employer to comply with this chapter, and, as an incident thereto to compensate such person for any loss of wages or benefits suffered by reason of such employer's unlawful action.

*(Formerly: Acts 1951, c.59, s.3.) As amended by Acts 1982, P.L.2, SEC.8.*

## **IC 2-3-4**

### **Chapter 4. Power to Take Acknowledgments**

#### **IC 2-3-4-1**

##### **Members or officers of general assembly**

Sec. 1. (a) Any member of the general assembly, the principal clerk of the house of representatives, or the secretary of the senate may:

- (1) take acknowledgment to deeds or other instruments in writing;
- (2) administer oaths, protest notes, and checks;
- (3) take the deposition of a witness;
- (4) take and certify affidavits and depositions; and
- (5) perform any other duty conferred upon a notary public by the statutes of Indiana.

(b) Acknowledgments to deeds or other instruments taken by any such person shall entitle such deeds or other instruments to be recorded the same as though acknowledged before a notary public. *(Formerly: Acts 1909, c.65, s.1.) As amended by Acts 1982, P.L.6, SEC.1; P.L.2-1985, SEC.1.*

#### **IC 2-3-4-2**

##### **Necessity of seal**

Sec. 2. No member of the general assembly shall be authorized to perform any of the duties mentioned in section 1 of this chapter until he shall have procured such seal as will stamp upon paper a distinct impression, in words or letters, sufficiently indicating his official character, to which may be added such other device as he may choose. All acts not attested by such seal shall be void.

*(Formerly: Acts 1909, c.65, s.2.) As amended by Acts 1982, P.L.2, SEC.9.*

#### **IC 2-3-4-3**

##### **Date of election to general assembly; appending to documents**

Sec. 3. It shall be the duty of every member of the general assembly performing any of the acts as set forth in this chapter, at the time of signing any certificates of acknowledgment of a deed, mortgage or other instrument, or any jurat or other official document, to append to such certificate the date of his election to the general assembly. The jurisdiction of any such member to perform the duties herein mentioned shall be coextensive with the state of Indiana.

*(Formerly: Acts 1909, c.65, s.3.) As amended by Acts 1982, P.L.2, SEC.10.*

#### **IC 2-3-4-4**

##### **Fees**

Sec. 4. Any such member performing any of the acts or duties hereunder shall be entitled to the same fees as those charged by notaries public, and where any act by a notary public would be a violation of the law, it shall likewise be a violation of the law if

committed by a member of said general assembly in the performance of any of the duties or acts authorized hereunder. All laws and parts of laws in conflict herewith are hereby repealed.

*(Formerly: Acts 1909, c.65, s.4.)*

**IC 2-3-5**

**Chapter 5. Right to Continuance**

**IC 2-3-5-1**

**Party to civil action; criminal defendant; party in administrative adjudication before governmental entity**

Sec. 1. Whenever a:

- (1) party to a civil action;
- (2) defendant in a criminal action; or
- (3) party in an administrative adjudication before a state or local governmental entity;

shall, in person or by attorney, move the court or other governmental entity before which such action is pending for a continuance on the grounds that said party or defendant, or his or her attorney, is a member of the general assembly of the state of Indiana, the court or other governmental entity shall grant such motion for a continuance to a date not sooner than thirty (30) days following the date of adjournment of the session of the general assembly during which such cause of action has been set or rule has been made returnable. *(Formerly: Acts 1971, P.L.7, SEC.1.) As amended by P.L.271-1999, SEC.1.*

**IC 2-3-6**  
**Chapter 6. Jury Duty**

**IC 2-3-6-1**  
**Repealed**  
*(Repealed by P.L.4-1998, SEC.15.)*

## **IC 2-3-7**

### **Chapter 7. Distribution of Trees to Legislators for Planting**

#### **IC 2-3-7-1**

##### **Annual tree allotment**

Sec. 1. Each and every member of the General Assembly shall be entitled to one hundred (100) trees yearly from the department of natural resources for distribution to their respective local public service organizations for planting on public properties.

*(Formerly: Acts 1971, P.L.196, SEC.1; Acts 1972, P.L.11, SEC.6.)*

#### **IC 2-3-7-2**

##### **Appropriation**

Sec. 2. The general assembly may appropriate to the department of natural resources such sums as it deems necessary to provide for the distribution of trees in accordance with the provisions of this chapter.

*(Formerly: Acts 1971, P.L.196, SEC.1; Acts 1972, P.L.11, SEC.6.)*

*As amended by Acts 1977, P.L.3, SEC.1.*

#### **IC 2-3-7-3**

##### **Species**

Sec. 3. Among the assortment of native tree seedlings made available for distribution under the provisions of this chapter, there shall be included the species of tulip tree (*Liriodendron tulipifera*), black walnut (*Juglans nigra*), sycamore (*Platanus occidentalis*), and white pine (*Pinus strobus*).

*(Formerly: Acts 1971, P.L.196, SEC.1; Acts 1972, P.L.11, SEC.6.)*

## **IC 2-3-7.5**

### **Chapter 7.5. Employment and Offices**

#### **IC 2-3-7.5-1**

##### **Permitted positions**

Sec. 1. Any member of the General Assembly of this state who is otherwise qualified shall be eligible to serve specifically, but not by way of limitation, as a guardian, executor, administrator, commissioner by appointment of the court for a specific purpose, court appraiser other than pursuant to eminent domain proceedings in which the State of Indiana is a party, receiver, or receiver or trustee in bankruptcy. Such positions shall not be considered as lucrative public offices within the meaning of the constitutional prohibition and said legislator may serve in those positions without losing his seat in the Indiana General Assembly.

*(Formerly: Acts 1972, P.L.16, SEC.1.)*

#### **IC 2-3-7.5-2**

##### **Prohibited positions**

Sec. 2. A member of the general assembly may not:

- (1) hold an office elected by the general assembly during the term for which elected; or
- (2) be appointed to a lucrative office, except an elected office, that was created or had the compensation increased during the member's term;

as provided in Article 4, Section 30 of the Constitution of the State of Indiana.

*As added by P.L.3-1987, SEC.1.*

## **IC 2-3-8**

### **Chapter 8. Power to Employ Attorneys**

#### **IC 2-3-8-1**

##### **Private attorneys**

Sec. 1. The House of Representatives and Senate of the Indiana General Assembly are hereby authorized and empowered to employ attorneys other than the Attorney General to defend any law enacted creating legislative or congressional districts for the State of Indiana. *(Formerly: Acts 1972, P.L.17, SEC.1.)*

#### **IC 2-3-8-2**

##### **Redistricting; employment of attorneys**

Sec. 2. (a) In the case of a law creating districts for the House of Representatives, the Speaker of the House may employ the necessary attorneys after consultation with the minority leader of the House and the chairman and ranking minority member of the house committee on legislative apportionment.

(b) In the case of a law creating districts for the Senate, the President pro tempore of the Senate may employ the necessary attorneys after consultation with the minority leader of the Senate and the chairman and ranking minority member of the senate committee on legislative apportionment.

(c) In the case of a law creating congressional districts for the State of Indiana, the Speaker of the House and President pro tempore of the Senate, acting jointly, may employ the necessary attorneys after consultation with the minority leaders of the House and Senate and the chairman and ranking minority members of the house committee on legislative apportionment.

*(Formerly: Acts 1972, P.L.17, SEC.1.)*

## **IC 2-3-9**

### **Chapter 9. Employment of Attorneys for Litigation**

#### **IC 2-3-9-1**

##### **Litigation excluded by chapter**

Sec. 1. This chapter does not apply to litigation covered by IC 2-3-8.

*As added by P.L.2-1994, SEC.1.*

#### **IC 2-3-9-2**

##### **Lawsuits against state representatives; employment of attorneys to defend; costs**

Sec. 2. (a) This section applies if any of the following occurs:

- (1) An individual is sued in the individual's capacity as a state representative.
- (2) An individual is sued in the individual's capacity as an agent of the Indiana house of representatives.
- (3) The Indiana house of representatives is sued as a body.

(b) Notwithstanding IC 4-6, the speaker of the house of representatives may employ one (1) or more attorneys necessary to defend a lawsuit described in subsection (a) without obtaining the consent of the attorney general. If a member or an agent of the minority party of the house of representatives is a defendant in the lawsuit, the speaker shall consult with the minority leader of the house of representatives before employing an attorney under this section.

(c) The costs of employing an attorney under this section shall be paid from appropriations made to the house of representatives and shall be considered a necessary expenditure of the house of representatives.

*As added by P.L.2-1994, SEC.1.*

#### **IC 2-3-9-3**

##### **Lawsuits against state senators; employment of attorneys to defend; costs**

Sec. 3. (a) This section applies if any of the following occurs:

- (1) An individual is sued in the individual's capacity as a state senator.
- (2) An individual is sued in the individual's capacity as an agent of the Indiana senate.
- (3) The Indiana senate is sued as a body.

(b) Notwithstanding IC 4-6, the president pro tempore of the senate may employ one (1) or more attorneys necessary to defend a lawsuit described in subsection (a) without obtaining the consent of the attorney general. If a member or an agent of the minority party of the senate is a defendant in the lawsuit, the president pro tempore shall consult with the minority leader of the senate before employing an attorney under this section.

(c) The costs of employing attorneys under this section shall be paid from appropriations made to the senate and shall be considered

a necessary expenditure of the senate.  
*As added by P.L.2-1994, SEC.1.*

## **IC 2-3.5**

### **ARTICLE 3.5. LEGISLATIVE RETIREMENT BENEFITS**

#### **IC 2-3.5-1**

##### **Chapter 1. Application**

#### **IC 2-3.5-1-1**

##### **Completion of service before April 30, 1989; entitlement**

Sec. 1. A member of the general assembly who completed service as a member of the general assembly before April 30, 1989:

- (1) is entitled to become, at the member's option, a member of PERF, as provided by IC 5-10.3-7-3; and
- (2) is not entitled to become a participant in the legislators' retirement system established by this article.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-1-2**

##### **Service on April 30, 1989; election of benefit plans**

Sec. 2. (a) A member of the general assembly who is serving on April 30, 1989, may elect to become a participant in both the defined benefit plan and the defined contribution plan of the legislators' retirement system, as provided by IC 2-3.5-3-1. If such a member does not elect to become a participant in the legislators' retirement system, that member is not affected by this article and is instead covered by IC 5-10.2, IC 5-10.3, and IC 5-10.4.

(b) Notwithstanding IC 5-10.3-7-2 or any other law, a member of the general assembly who is a participant in the legislators' defined benefit plan shall also be a member of PERF or TRF while serving in another position covered by PERF or TRF. However, the following provisions apply to a participant who is also a member of PERF or TRF:

- (1) The board shall include the participant's years of service in the general assembly in the determination of eligibility for benefits under PERF or TRF.
- (2) Except as provided in subdivision (4), the board shall not include in the computation of benefits from PERF or TRF the participant's:
  - (A) salary as a member of the general assembly; or
  - (B) years of service as a member of the general assembly.
- (3) The participant is not required to make annuity contributions to PERF or TRF for service as a member of the general assembly after July 1, 1989.
- (4) IC 5-10.2-4-3.1 and the special provisions for members of the general assembly in IC 5-10.2-3-7.5, IC 5-10.3-7-3, IC 5-10.3-7-7, IC 5-10.3-8-2, IC 5-10.4-5-7, and IC 20-28-10-16 do apply to the determination of the participant's benefits under PERF and TRF for benefits earned before July 1, 1989. IC 5-10.2-4-3.1 and the special provisions for members of the

general assembly in IC 5-10.2-3-7.5, IC 5-10.3-7-3, IC 5-10.3-7-7, IC 5-10.3-8-2, IC 5-10.4-5-7, and IC 20-28-10-16(b) do not apply to the determination of the participant's benefits under PERF or TRF for benefits earned after June 30, 1989.

*As added by P.L.6-1989, SEC.1. Amended by P.L.3-1990, SEC.3; P.L.4-1990, SEC.2; P.L.1-2005, SEC.50; P.L.2-2006, SEC.1; P.L.35-2012, SEC.1.*

### **IC 2-3.5-1-3**

#### **Elected or appointed after April 30, 1989; defined contribution plan**

Sec. 3. A member of the general assembly who is elected or appointed to the general assembly for the first time after April 30, 1989, is a participant in the defined contribution plan of the legislators' retirement system.

*As added by P.L.6-1989, SEC.1.*

### **IC 2-3.5-1-4**

#### **Service before and after, but not on April 30, 1989; defined contribution plan**

Sec. 4. (a) A member of the general assembly who:

- (1) served as a member of the general assembly before April 30, 1989;
- (2) was not serving as a member of the general assembly on April 30, 1989; and
- (3) is subsequently elected or appointed to the general assembly;

is a participant in the defined contribution plan of the legislators' retirement system.

(b) The PERF and TRF benefits earned by a participant described in subsection (a) before July 1, 1989, for service as a member of the general assembly or in another covered position, are not affected by this article. However, the following provisions apply to such a participant who is also a member of PERF or TRF:

- (1) The board shall include the participant's years of service in the general assembly in the determination of eligibility for benefits under PERF or TRF.
- (2) The board shall not include in the computation of benefits from PERF or TRF the participant's:
  - (A) salary as a member of the general assembly that is received after July 1, 1989; or
  - (B) years of service as a member of the general assembly after July 1, 1989.
- (3) The participant is not required to make annuity contributions to PERF or TRF for service as a member of the general assembly after July 1, 1989.
- (4) If IC 5-10.2-4-3.1 or any of the special provisions for members of the general assembly in IC 5-10.2-3-7.5, IC 5-10.3-7-3, IC 5-10.3-7-7, IC 5-10.3-8-2, IC 5-10.4-5-7, and

IC 20-28-10-16 applied to the determination of the participant's benefits under PERF or TRF before July 1, 1989, those provisions do not apply to the determination of the participant's benefits under PERF or TRF for benefits earned after July 1, 1989.

*As added by P.L.6-1989, SEC.1. Amended by P.L.3-1990, SEC.4; P.L.1-2005, SEC.51; P.L.2-2006, SEC.2; P.L.35-2012, SEC.2.*

## **IC 2-3.5-2**

### **Chapter 2. Definitions**

#### **IC 2-3.5-2-1**

##### **Definitions; application**

Sec. 1. The definitions in this chapter apply throughout this article.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-2**

##### **Allocation date**

Sec. 2. "Allocation date" means June 30.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-2.5**

##### **Americans with Disabilities Act**

Sec. 2.5. "Americans with Disabilities Act" refers to the Americans with Disabilities Act (42 U.S.C. 12101 et seq.) and any amendments and regulations related to the Act.

*As added by P.L.4-1992, SEC.1.*

#### **IC 2-3.5-2-2.7**

##### **Board**

Sec. 2.7. "Board" refers to the board of trustees of the Indiana public retirement system established by IC 5-10.5-3-1.

*As added by P.L.23-2011, SEC.1. Amended by P.L.35-2012, SEC.3.*

#### **IC 2-3.5-2-3**

##### **Defined benefit fund**

Sec. 3. "Defined benefit fund" refers to the fund for the legislators' defined benefit plan.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-4**

##### **Defined contribution fund**

Sec. 4. "Defined contribution fund" refers to the fund for the legislators' defined contribution plan.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-5**

##### **Fiscal year**

Sec. 5. "Fiscal year" means the period beginning July 1 in a year and ending June 30 of the following year.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-6**

##### **Internal Revenue Code**

Sec. 6. As used in this chapter, "Internal Revenue Code":

- (1) means the Internal Revenue Code of 1954, as in effect on September 1, 1974, if permitted with respect to governmental

plans; or

(2) to the extent not inconsistent with subdivision (1), has the meaning set forth in IC 6-3-1-11.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-7**

##### **Participant**

Sec. 7. "Participant" means a member of the general assembly participating in the legislators' retirement system.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-8**

##### **PERF**

Sec. 8. "PERF" refers to the public employees' retirement fund.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-9**

##### **Repealed**

*(Repealed by P.L.23-2011, SEC.31.)*

#### **IC 2-3.5-2-10**

##### **Salary**

Sec. 10. "Salary" means:

(1) the salary; and

(2) the business per diem allowance and the subsistence allowance treated as compensation for federal income tax purposes;

paid to a participant by the state, determined without regard to any salary reduction agreement established under Section 125 or Section 457 of the Internal Revenue Code.

*As added by P.L.6-1989, SEC.1. Amended by P.L.5-1992, SEC.1; P.L.4-1992, SEC.2; P.L.195-1999, SEC.1 and P.L.205-1999, SEC.2.*

#### **IC 2-3.5-2-11**

##### **Service**

Sec. 11. "Service" means the period beginning on the day a participant first became a member of the general assembly, whether that date is before, on, or after July 1, 1989, and ending on the date under consideration, including all intervening employment as a member of the general assembly, following resignation or expiration of a term of election or appointment.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-12**

##### **TRF**

Sec. 12. "TRF" refers to the state teachers' retirement fund.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-2-13**

##### **Repealed**

*(Repealed by P.L.23-2011, SEC.31.)*

### **IC 2-3.5-3**

#### **Chapter 3. Legislators' Retirement System**

##### **IC 2-3.5-3-1**

###### **Application of chapter; election**

Sec. 1. (a) This chapter applies to:

- (1) each member of the general assembly who is serving on April 30, 1989, and who files an election under subsection (b); and
- (2) each member of the general assembly who is elected or appointed after April 30, 1989.

(b) A member of the general assembly who is serving on April 30, 1989, may elect to have the member's years of service in the general assembly covered by this chapter, IC 2-3.5-4, and IC 2-3.5-5 instead of IC 5-10.2, IC 5-10.3, and IC 5-10.4. An election under this subsection:

- (1) must be made in writing;
- (2) must be filed with the PERF board (as it existed before its dissolution on July 1, 2011) on a form prescribed by the board;
- (3) must be made before January 1, 1990; and
- (4) is irrevocable.

(c) Notwithstanding subsection (b), if a member of the general assembly files an election under subsection (b), the board shall include all of the member's years of service in the general assembly in the determination of eligibility for benefits under PERF or TRF. However, except as provided by IC 2-3.5-1-2(b), the board shall not include in the computation of benefits from PERF or TRF the member's:

- (1) salary as a member of the general assembly received after April 30, 1989; or
- (2) years of service as a member of the general assembly after April 30, 1989.

*As added by P.L.6-1989, SEC.1. Amended by P.L.4-1990, SEC.1; P.L.2-2006, SEC.3; P.L.35-2012, SEC.4.*

##### **IC 2-3.5-3-2**

###### **Establishment; content; funds; administration**

Sec. 2. (a) The legislators' retirement system is established. The system consists of the legislators' defined benefit plan described in IC 2-3.5-4 and the legislators' defined contribution plan described in IC 2-3.5-5.

(b) The following funds are established:

- (1) The fund for the legislators' defined benefit plan.
- (2) The fund for the legislators' defined contribution plan.

Each of the funds shall be administered by the board. Each of the funds is a trust, separate and distinct from all other entities, maintained for the purpose of paying benefits to participants and their beneficiaries and paying the costs associated with administering the plan.

(c) The board shall adopt rules under IC 4-22-2 necessary for the

administration of the plans and funds described in subsections (a) and (b).

*As added by P.L.6-1989, SEC.1. Amended by P.L.35-2012, SEC.5.*

### **IC 2-3.5-3-3**

#### **Qualification requirements**

Sec. 3. The legislators' retirement system shall satisfy the qualification requirements in Section 401 of the Internal Revenue Code, as applicable to the system. In order to meet those requirements, the system is subject to the following provisions, notwithstanding any other law:

(1) The board shall distribute the corpus and income of the funds to participants and their beneficiaries in accordance with this chapter, IC 2-3.5-4, and IC 2-3.5-5.

(2) No part of the corpus or income of the funds may be used for or diverted to a purpose other than the exclusive benefit of the participants and their beneficiaries.

(3) Forfeitures arising from severance of employment, death, or for any other reason may not be applied to increase the benefits a participant would otherwise receive under this chapter, IC 2-3.5-4, and IC 2-3.5-5.

(4) If the system is terminated, or if all contributions to the system are completely discontinued, the rights of each affected participant to the benefits accrued at the date of termination or discontinuance, to the extent then funded, are nonforfeitable.

(5) All benefits paid from the system shall be distributed in accordance with the requirements of Section 401(a)(9) of the Internal Revenue Code and the regulations under that section. In order to meet those requirements, the funds are subject to the following provisions:

(A) The life expectancy of a participant, the participant's spouse, or the participant's beneficiary may not be recalculated after the initial determination for purposes of determining benefits.

(B) If a participant dies before the distribution of the participant's benefits has begun, distributions to beneficiaries must begin no later than December 31 of the calendar year immediately following the calendar year in which the member died.

(C) The amount of an annuity paid to a participant's beneficiary may not exceed the maximum determined under the incidental death benefit requirement of the Internal Revenue Code.

(6) The board may not:

(A) determine eligibility for benefits;

(B) compute rates of contribution; or

(C) compute benefits of participant's beneficiaries;

in a manner that discriminates in favor of participants who are considered officers, supervisors, or highly compensated, as prohibited under Section 401(a)(4) of the Internal Revenue

Code.

(7) Benefits paid under this chapter, IC 2-3.5-4, and IC 2-3.5-5 may not exceed the maximum benefits and contributions specified by Section 415 of the Internal Revenue Code. If a participant's benefits under this chapter, IC 2-3.5-4, and IC 2-3.5-5 would exceed those maximum benefits and contributions, the benefit payable under IC 2-3.5-4 shall be reduced as necessary.

(8) The salary taken into account under this chapter, IC 2-3.5-4, and IC 2-3.5-5 may not exceed the applicable amount under Section 401(a)(17) of the Internal Revenue Code.

(9) The board may not engage in a transaction prohibited by Section 503(b) of the Internal Revenue Code.

*As added by P.L.6-1989, SEC.1. Amended by P.L.4-1990, SEC.3; P.L.35-2012, SEC.6.*

#### **IC 2-3.5-3-4**

##### **PERF board; powers and duties; confidentiality of system records**

Sec. 4. (a) The board shall administer the system, which may be commingled for investment purposes with the other funds administered by the board.

(b) The board shall:

(1) determine eligibility for and make payments of benefits under this chapter, IC 2-3.5-4, and IC 2-3.5-5;

(2) in accordance with the powers and duties granted in IC 5-10.3-3-7.1, IC 5-10.3-5-3 through IC 5-10.3-5-6, IC 5-10.5-4, and IC 5-10.5-6, administer the system;

(3) provide by rule for the implementation of this chapter, IC 2-3.5-4, and IC 2-3.5-5; and

(4) authorize deposits.

(c) A determination by the board may be appealed under IC 4-21.5.

(d) The powers and duties of:

(1) the director and the actuary of the board; and

(2) the attorney general;

with respect to the fund are those specified in IC 5-10.3-3, IC 5-10.3-4, IC 5-10.5-4, and IC 5-10.5-6.

(e) The board may hire additional personnel, including hearing officers, to assist in the implementation of this chapter.

(f) Legislators' retirement system records of individual participants and participants' information are confidential, except for the name and years of service of a retirement system participant.

*As added by P.L.6-1989, SEC.1. Amended by P.L.5-1990, SEC.1; P.L.94-2004, SEC.2; P.L.99-2010, SEC.1; P.L.35-2012, SEC.7.*

#### **IC 2-3.5-3-5**

##### **Rollover of eligible distributions**

Sec. 5. Notwithstanding any other provision of this article, to the extent required by Internal Revenue Code Section 401(a)(31), as added by the Unemployment Compensation Amendments of 1992

(P.L. 102-318), and any amendments and regulations related to Section 401(a)(31), the legislators' defined benefit plan and the legislators' defined contribution plan shall allow participants and qualified beneficiaries to elect a direct rollover of eligible distributions to another eligible retirement plan.

*As added by P.L.10-1993, SEC.1.*

### **IC 2-3.5-3-6**

#### **Administration; service credit and benefits**

Sec. 6. (a) Notwithstanding any provision of this article, the legislator's retirement system shall be administered in a manner consistent with the Family and Medical Leave Act of 1993 (29 U.S.C. 2601 et seq.). A member on a leave of absence that qualifies for the benefits and protections afforded by the Family and Medical Leave Act is entitled to receive credit for vesting and eligibility purposes to the extent required by the Family and Medical Leave Act, but is not entitled to receive credit for service for benefit purposes.

(b) Notwithstanding any provision of this article, a participant is entitled to service credit and benefits in the amount and to the extent required by the Uniformed Services Employment and Reemployment Rights Act (38 U.S.C. 4301 et seq.).

*As added by P.L.5-1997, SEC.1.*

#### **IC 2-3.5-4**

#### **Chapter 4. Legislators' Defined Benefit Plan**

##### **IC 2-3.5-4-1**

##### **Application**

Sec. 1. This chapter applies to each member of the general assembly who:

- (1) is serving on April 30, 1989; and
- (2) files an election under IC 2-3.5-3-1(b).

*As added by P.L.6-1989, SEC.1.*

##### **IC 2-3.5-4-2**

##### **Members 65 and older; monthly retirement benefit; conditions**

Sec. 2. A participant who is at least sixty-five (65) years of age is entitled for the remainder of the participant's life to a monthly retirement benefit computed under section 3 of this chapter, beginning on the date specified by the participant in a written application, if all of the following conditions are met on the date on which the benefit begins:

- (1) The participant's service as a member of the general assembly is terminated.
- (2) The participant:
  - (A) has at least ten (10) years of service as a member of the general assembly; or
  - (B) meets the requirements for disability benefits under section 5 of this chapter.
- (3) The participant is not receiving and is not entitled to receive a salary from the state.
- (4) The participant is not receiving and has not previously received a reduced monthly retirement benefit under section 4 of this chapter.

*As added by P.L.6-1989, SEC.1. Amended by P.L.13-2001, SEC.1.*

##### **IC 2-3.5-4-3**

##### **Monthly retirement benefit; computation**

Sec. 3. The monthly retirement benefit payable for life to a participant who is eligible under section 2 of this chapter is the lesser of:

- (1) forty dollars (\$40) multiplied by the total years of service completed by the participant as a member of the general assembly before November 8, 1989; or
- (2) the highest consecutive three (3) year average annual salary of the participant attributable to the participant's service as a legislator, as reported on the participant's W-2 federal income tax withholding statement and determined without regard to any salary reduction agreement established under Section 125 of the Internal Revenue Code, at the date the participant's service as a member of the general assembly is terminated, divided by twelve (12).

*As added by P.L.6-1989, SEC.1. Amended by P.L.5-1992, SEC.2;*

*P.L.4-1992, SEC.3.*

#### **IC 2-3.5-4-4**

##### **Participants 55 and older; reduced monthly retirement benefit; computation**

Sec. 4. (a) A participant who is at least fifty-five (55) years of age is entitled, for the remainder of the participant's life, to a reduced monthly retirement benefit computed under subsection (b), beginning on the date specified by the participant in a written application, if all of the following conditions are met on the date on which the benefit begins:

- (1) The participant's service as a member of the general assembly is terminated.
- (2) The participant has at least ten (10) years of service as a member of the general assembly.
- (3) The participant is not receiving and is not entitled to receive a salary from the state.

(b) The reduced monthly benefit payable for life to a participant eligible under this section is the benefit calculated under section 3 of this chapter, multiplied by a percentage determined as follows:

STEP ONE: From seven hundred eighty (780) months, which equals sixty-five (65) years, subtract the age of the participant at the participant's retirement date expressed in whole months (retirement age in months) and obtain a remainder (X).

STEP TWO:

(A) If the remainder (X) is less than or equal to sixty (60), multiply the remainder (X) times one-tenth percent (0.1%) and obtain a product (Y).

(B) If the remainder (X) is greater than sixty (60), multiply five-twelfths percent (5/12%) times the difference obtained by subtracting sixty (60) from the remainder (X) and obtain a product. Add to this six percent (6%) and obtain a sum (Y).

STEP THREE: From one hundred percent (100%) subtract the appropriate (Y). This equals the percentage used to determine the reduced monthly benefit.

*As added by P.L.6-1989, SEC.1. Amended by P.L.13-2001, SEC.2.*

#### **IC 2-3.5-4-4.1**

##### **Monthly retirement benefit; conditions**

Sec. 4.1. (a) This section applies to a participant who:

- (1) is at least fifty-five (55) years of age and whose years of service as a member of the general assembly plus years of age are equal to at least eighty-five (85); or
- (2) is at least sixty (60) years of age and has at least fifteen (15) years of service as a member of the general assembly.

(b) A participant who is described in subsection (a) is entitled, for the remainder of the participant's life, to a monthly retirement benefit calculated under section 3 of this chapter, if all of the following conditions are met on the date on which the benefit begins:

(1) The participant's service as a member of the general assembly is terminated.

(2) The participant has at least ten (10) years of service as a member of the general assembly.

(3) The participant is not receiving and is not entitled to receive a salary from the state.

(c) A participant who receives a benefit under this section is not entitled to a benefit under section 4 of this chapter.

*As added by P.L.10-1995, SEC.1. Amended by P.L.13-2001, SEC.3.*

#### **IC 2-3.5-4-5**

##### **Disabled participant; benefits; transcripts, records, and other materials**

Sec. 5. (a) Except as provided in subsection (b), a participant who becomes disabled while in active service as a member of the general assembly may retire for the duration of the disability, beginning on the date specified by the participant in a written application, if:

(1) the participant has at least five (5) years of service;

(2) the participant has qualified for Social Security disability benefits and has furnished proof of the Social Security qualification to the board; and

(3) at least one (1) time each year until the participant becomes sixty-five (65) years of age, a representative of the board verifies the continued disability.

For the purposes of this section, a participant who has qualified for disability benefits under the federal civil service system is considered to have met the requirement of subdivision (2) if the participant furnishes proof of the qualification to the board.

(b) Benefits may not be provided under this chapter for a disability:

(1) resulting from an intentionally self-inflicted injury of attempted suicide while sane or insane; or

(2) resulting from the participant's commission or attempted commission of a felony.

(c) The disability benefit provided under this section is equal to the benefit computed under section 3 of this chapter.

(d) To the extent required by the Americans with Disabilities Act, the transcripts, records, and other material generated to prove that an individual is qualified for disability benefits under this section shall be:

(1) kept in separate medical files for each member; and

(2) treated as confidential medical records.

*As added by P.L.6-1989, SEC.1. Amended by P.L.4-1992, SEC.4.*

#### **IC 2-3.5-4-6**

##### **Surviving spouse; benefits**

Sec. 6. (a) The surviving spouse of a participant who:

(1) dies; and

(2) on the date of death:

(A) was receiving benefits under this chapter;

(B) had completed at least ten (10) years of service as a member of the general assembly; or

(C) had a permanent disability and was receiving benefits under section 5 of this chapter;

is entitled, regardless of the participant's age, to the benefit prescribed by subsection (b).

(b) The surviving spouse is entitled to a benefit for life equal to fifty percent (50%) of the amount of retirement benefit that:

(1) the participant was receiving at the time of death; or

(2) the participant would have been entitled to receive at fifty-five (55) years of age, or at the date of death, whichever is later.

*As added by P.L.6-1989, SEC.1. Amended by P.L.99-2007, SEC.2.*

### **IC 2-3.5-4-7**

#### **Dependent children; benefits**

Sec. 7. (a) If a participant's spouse would have qualified for a benefit under section 6 of this chapter, but the spouse does not survive the participant, the dependent child of the participant is, upon the death of the participant, entitled to the same benefit the participant's spouse would have received under section 6 of this chapter.

(b) If a surviving spouse of a decedent participant dies while receiving benefits under section 6 of this chapter, and a dependent child of both the surviving spouse and the decedent participant survives them, that dependent child is entitled to receive the same benefit the spouse was receiving under section 6 of this chapter.

(c) If there is more than one (1) dependent child qualified for the benefit under subsection (a) or (b), the dependent children are entitled to share the monthly benefit equally.

(d) Each dependent child is entitled to receive the child's share until the child becomes eighteen (18) years of age or during the entire period of the child's physical or mental disability (using disability guidelines established by the Social Security Administration), whichever period is longer.

*As added by P.L.6-1989, SEC.1.*

### **IC 2-3.5-4-8**

#### **Manner of payment; application for benefits; termination**

Sec. 8. (a) All benefits payable under this chapter shall be paid in equal monthly installments. The date on which payments begin must be the first day of a month and must be after the date on which the participant's service as a member of the general assembly is terminated.

(b) Retirement dates specified by a participant under sections 2, 4, and 5 of this chapter may not be more than six (6) months before the date the retirement application is received by the board.

(c) All applications for benefits under this chapter must be made on forms provided by the board.

(d) If a participant who is receiving retirement benefits under this

chapter again becomes a member of the general assembly, the participant's retirement benefit shall stop. Upon the participant's subsequent retirement or death, the participant's benefits shall be recalculated on an actuarial basis, taking into account:

- (1) benefit payments previously received; and
- (2) the date of subsequent termination of employment as a member of the general assembly.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-4-9**

##### **Actuarial valuation; annual determinations**

Sec. 9. Based on an actuarial valuation, the board shall annually determine:

- (1) the normal contribution;
- (2) the unfunded accrued liability of the defined benefit fund, which is the amount by which the defined benefit plan's total accrued liability exceeds the fund's total assets; and
- (3) the payments necessary to amortize the unfunded accrued liability over thirty (30) years.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-4-10**

##### **Biennial appropriations**

Sec. 10. (a) For purposes of this chapter, there is appropriated for each biennium the following sums of money:

- (1) From the state general fund, the amount required to actuarially fund participants' retirement benefits under this chapter, as determined by the board on the recommendation of an actuary.
- (2) From the defined benefit fund, the amount required for administration of this chapter.

(b) The biennial appropriation provided in this section shall be credited to the defined benefit fund annually in equal installments in the month of July of each year of the biennium.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-4-11**

##### **Exemptions; criminal taking of state property**

Sec. 11. All benefits and assets in the defined benefit fund are exempt from levy, sale, garnishment, attachment, or other legal process. However, a participant's benefits may be transferred to reimburse the state for loss resulting from the participant's criminal taking of state property if the board receives adequate proof of the loss. The loss must be proven by conviction of a felony or misdemeanor.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-4-12**

##### **Assignment of benefits**

Sec. 12. A participant or beneficiary may not assign any payment

under this chapter except for:

- (1) premiums on a life, hospitalization, surgical, or medical group insurance plan maintained in whole or in part by a state agency; and
- (2) dues to an association that proves to the board's satisfaction that the association has as members at least twenty percent (20%) of the retired participants in the legislators' defined benefit plan.

*As added by P.L.6-1989, SEC.1.*

### **IC 2-3.5-4-13**

#### **Benefit increases payable after June 30, 1992; calculation**

Sec. 13. Subject to IC 2-3.5-3-3(7), the monthly benefit payable under this chapter after June 30, 1992, to participants, survivors, and beneficiaries shall be increased by the same percentages and under the same conditions as monthly benefits are increased under IC 5-10.2-5 for members of the public employees' retirement fund and their survivors and beneficiaries.

*As added by P.L.6-1992, SEC.1.*

## **IC 2-3.5-5**

### **Chapter 5. Legislators' Defined Contribution Plan**

#### **IC 2-3.5-5-1**

##### **Application**

Sec. 1. This chapter applies to:

- (1) each member of the general assembly who is serving on April 30, 1989, and who files an election under IC 2-3.5-3-1(b); and
- (2) each member of the general assembly who is elected or appointed after April 30, 1989.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-5-2**

##### **Defined contribution fund; content**

Sec. 2. (a) The defined contribution fund consists of the following:

- (1) Each participant's contributions to the fund.
- (2) Contributions made to the fund on behalf of the participants under:
  - (A) section 5 of this chapter (before its repeal on January 1, 2009); or
  - (B) after December 31, 2008, section 5.5 of this chapter.
- (3) Amounts transferred to the fund under subsections (b) and (c).
- (4) All gifts, grants, devises, and bequests in money, property, or other form made to the fund.
- (5) All earnings on investments or on deposits of the funds.
- (6) All contributions or payments to the fund made in a manner provided by the general assembly.

(b) On any July 1 following the date a participant begins participation in the defined contribution fund, if the participant has been before that date a member of PERF, any amount in the PERF annuity savings account credited to the participant may at the participant's irrevocable option be transferred one (1) time to the defined contribution fund for the benefit of the participant. At no other time, if the participant continues or begins to participate in PERF, may such a transfer be made.

(c) On any July 1 following the date a participant begins participation in the defined contribution fund, if the participant has been before that date a member of TRF, the amount in the TRF annuity savings account credited to the participant may at the participant's irrevocable election be transferred one (1) time to the defined contribution fund for the benefit of the participant. At no other time, if the participant continues or begins to participate in TRF, may the transfer be made.

(d) Each participant shall be credited individually with:

- (1) the participant's contributions to the fund under section 4 of this chapter, which shall be credited to the participant's account;
- (2) the contributions made to the fund on behalf of the

participant under:

(A) section 5 of this chapter (before its repeal on January 1, 2009); or

(B) after December 31, 2008, section 5.5 of this chapter; which shall be credited to the participant's account;

(3) the amount transferred to the fund under subsections (b) and (c), which shall be credited to the participant's account; and

(4) the net earnings on the participant's accounts, determined under section 3 of this chapter.

*As added by P.L.6-1989, SEC.1. Amended by P.L.195-1999, SEC.2 and P.L.205-1999, SEC.3; P.L.43-2007, SEC.2.*

### **IC 2-3.5-5-3**

#### **Alternative investment programs**

Sec. 3. (a) The board shall establish alternative investment programs within the fund, based on the following requirements:

(1) The board shall maintain at least one (1) alternative investment program that is an indexed stock fund, one (1) alternative investment program that is a bond fund, and one (1) alternative investment program that is a stable value fund. The board may maintain one (1) or more alternative investment programs that:

(A) invest in one (1) or more commingled or pooled funds that consist in part or entirely of mortgages that qualify as five star mortgages under the program established by IC 24-5-23.6; or

(B) otherwise invest in mortgages that qualify as five star mortgages under the program established by IC 24-5-23.6.

(2) The programs should represent a variety of investment objectives.

(3) The programs may not permit a member to withdraw money from the member's account, except as provided in section 6 of this chapter.

(4) All administrative costs of each alternative program shall be paid from the earnings on that program.

(5) A valuation of each member's account must be completed as of:

(A) the last day of each quarter; or

(B) a time that the board may specify by rule.

(b) A member shall direct the allocation of the amount credited to the member among the available alternative investment funds, subject to the following conditions:

(1) A member may make a selection or change an existing selection under rules established by the board. The board shall allow a member to make a selection or change any existing selection at least once each quarter.

(2) The board shall implement the member's selection beginning on the first day of the next calendar quarter that begins at least thirty (30) days after the selection is received by the board or on an alternate date established by the rules of the board. This date

is the effective date of the member's selection.

(3) A member may select any combination of the available investment funds, in ten percent (10%) increments or smaller increments that may be established by the rules of the board.

(4) A member's selection remains in effect until a new selection is made.

(5) On the effective date of a member's selection, the board shall reallocate the member's existing balance or balances in accordance with the member's direction, based on the market value on the effective date.

(6) If a member does not make an investment selection of the alternative investment programs, the member's account shall be invested in the board's general investment fund.

(7) All contributions to the member's account shall be allocated as of the last day of the quarter in which the contributions are received or at an alternate time established by the rules of the board in accordance with the member's most recent effective direction. The board shall not reallocate the member's account at any other time.

(c) When a member transfers the amount credited to the member from one (1) alternative investment program to another alternative investment program, the amount credited to the member shall be valued at the market value of the member's investment, as of the day before the effective date of the member's selection or at an alternate time established by the rules of the board. When a member retires, becomes disabled, dies, or withdraws from the fund, the amount credited to the member shall be the market value of the member's investment as of the last day of the quarter preceding the member's distribution or annuitization at retirement, disability, death, or withdrawal, plus contributions received after that date or at an alternate time established by the rules of the board.

(d) The board shall determine the value of each alternative program in the defined contribution fund, as of the last day of each calendar quarter, as follows:

(1) The market value shall exclude the employer contributions and employee contributions received during the quarter ending on the current allocation date.

(2) The market value as of the immediately preceding quarter end date shall include the employer contributions and employee contributions received during that preceding quarter.

(3) The market value as of the immediately preceding quarter end date shall exclude benefits paid from the fund during the quarter ending on the current quarter end date.

*As added by P.L.6-1989, SEC.1. Amended by P.L.205-1999, SEC.4; P.L.195-1999, SEC.3; P.L.118-2000, SEC.1; P.L.13-2001, SEC.4; P.L.30-2009, SEC.1; P.L.165-2009, SEC.1; P.L.1-2010, SEC.1; P.L.115-2010, SEC.1; P.L.35-2012, SEC.8.*

#### **IC 2-3.5-5-4**

#### **Participant contributions to the fund**

Sec. 4. Each participant shall make contributions to the defined contribution fund of five percent (5%) of each payment of salary received for services after June 30, 1989. Contributions shall be deducted from the salary of each participant by the auditor of state. Contributions shall be credited to the fund on the June 30 following their deduction.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-5-5**

##### **Repealed**

*(Repealed by P.L.43-2007, SEC.13.)*

#### **IC 2-3.5-5-5.5**

##### **Contributions made to defined contribution fund after 12/31/08; "salary"; time for making contributions; determination of contribution percentage**

Sec. 5.5. (a) This section applies to contributions to the defined contribution fund made by the state after December 31, 2008.

(b) This subsection applies after December 31, 2008. Notwithstanding IC 2-3.5-2-10, as used in this section, "salary" means the total of the following amounts paid to a participant by the state for performing legislative services in the year in which the amounts are paid, determined without regard to any salary reduction agreement established under Section 125 or Section 457 of the Internal Revenue Code:

- (1) Salary.
- (2) Business per diem allowance and allowances paid in lieu of the submission of claims for reimbursement (but excluding any allowances paid for mileage).
- (3) Allowances paid to officers of the house of representatives and the senate.

(c) This subsection applies after December 31, 2008. The state shall make a contribution to the defined contribution fund on behalf of each participant on June 30 of each year. The amount of the contribution is determined by multiplying the participant's salary for that year by a percentage determined for that year by the board under subsection (d).

(d) This subsection applies after December 31, 2008. The board shall use the following rates in determining the percentage described in subsection (c):

- (1) The rate of the state's normal contribution for its employees to PERF, as determined under IC 5-10.2-2-11.
- (2) The rate at which the state makes contributions to annuity savings accounts on behalf of state employees who are members of PERF, as specified in IC 5-10.2-3-2 and IC 5-10.3-7-9.

(e) This subsection applies after December 31, 2008. The budget agency shall confirm the percentage determined by the board. The percentage confirmed by the budget agency may not exceed the total contribution rate paid that year by the state to PERF for state employees.

*As added by P.L.43-2007, SEC.3. Amended by P.L.35-2012, SEC.9.*

#### **IC 2-3.5-5-6**

##### **Termination of service; withdrawal from the fund**

Sec. 6. (a) A participant who terminates service as a member of the general assembly is entitled to withdraw both the participant's employee contribution account and employer contribution account from the defined contribution fund. The withdrawal shall be made not later than the required beginning date under the Internal Revenue Code. The amount available for the withdrawal shall be the fair market value of the participant's accounts on the last day of the quarter preceding the date of withdrawal plus employee contributions deducted and employer contributions made since the last day of the quarter preceding the date of withdrawal.

(b) The withdrawal amount shall be paid in a lump sum, a partial lump sum, a monthly annuity as purchased by the board with the remaining amount, or a series of monthly installment payments over sixty (60), one hundred twenty (120), or one hundred eighty (180) months, as elected by the participant. The forms of annuity and installments shall be established by the board by rule, in consultation with the system's actuary. The board shall give participants information on these forms of payments and the effects of various dates of withdrawal.

*As added by P.L.6-1989, SEC.1. Amended by P.L.195-1999, SEC.4 and P.L.205-1999, SEC.5; P.L.13-2001, SEC.5; P.L.35-2012, SEC.10.*

#### **IC 2-3.5-5-7**

##### **Death of participant; designated beneficiaries; surviving spouse; dependent children**

Sec. 7. (a) This section applies to a participant who dies while a member of the general assembly, or who dies after terminating service as a member of the general assembly and prior to withdrawing the participant's account from the defined contribution fund. The participant's employee contribution account and the participant's employer contribution account shall be paid to a beneficiary or the beneficiaries designated on a form prescribed by the board. The amount paid shall be the fair market value of the participant's accounts on the last day of the quarter preceding the date of payment, plus employee contributions deducted and employer contributions made since the last day of the quarter preceding the date of payment. If there is no properly designated beneficiary, or if no beneficiary survives the participant, the participant's accounts shall be paid to:

- (1) the surviving spouse of the participant;
- (2) if there is no surviving spouse, a surviving dependent or the surviving dependents of the participant; or
- (3) if there is no surviving spouse and no surviving dependent, the estate of the participant.

(b) Amounts payable under this section shall be paid in a lump

sum, a partial lump sum, a monthly annuity as purchased by the board with the remaining amount, or a series of monthly installment payments over sixty (60) months, as elected by the recipient. The forms of annuity and installments available shall be established by the board by rule, in consultation with the system's actuary.

*As added by P.L.6-1989, SEC.1. Amended by P.L.195-1999, SEC.5 and P.L.205-1999, SEC.6; P.L.13-2001, SEC.6; P.L.35-2012, SEC.11.*

#### **IC 2-3.5-5-8**

##### **Biennial appropriation**

Sec. 8. (a) For purposes of this chapter, there is appropriated for each biennium the following sums of money:

(1) From the state general fund, the amount required to equal the contributions specified in:

(A) section 5 of this chapter (before its repeal on January 1, 2009); or

(B) after December 31, 2008, section 5.5 of this chapter.

(2) From the state general fund, the amount required for administration of this chapter.

(b) The biennial appropriation provided in this section shall be credited to the defined contribution fund annually in the month of July of each year of the biennium, based on the amounts specified in subsection (a).

*As added by P.L.6-1989, SEC.1. Amended by P.L.43-2007, SEC.4.*

#### **IC 2-3.5-5-9**

##### **Exemptions; criminal taking of state property**

Sec. 9. All benefits and assets in the defined contribution fund are exempt from levy, sale, garnishment, attachment, or other legal process. However, a participant's benefits may be transferred to reimburse the state for loss resulting from the participant's criminal taking of state property if the board receives adequate proof of the loss. The loss must be proven by conviction of a felony or misdemeanor.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-5-10**

##### **Assignment of benefits**

Sec. 10. A participant or beneficiary may not assign any payment under this chapter except for:

(1) premiums on a life, hospitalization, surgical, or medical group insurance plan maintained in part by a state agency; and

(2) dues to an association that proves to the board's satisfaction that the association has as members at least twenty percent (20%) of the retired participants in the legislators' defined benefit plan.

*As added by P.L.6-1989, SEC.1.*

#### **IC 2-3.5-5-11**

## **Loans**

Sec. 11. Before January 1, 2002, the board shall adopt rules establishing procedures for making loans to a participant from the participant's employee contribution account and employer contribution account within the defined contribution fund. Rules adopted under this section must comply with the requirements of Section 72(p) of the Internal Revenue Code and must apply to each participant in the plan, regardless of whether the participant is serving in the general assembly at the time of the loan. A loan made in accordance with rules adopted under this section is not considered the receipt of retirement benefits for purposes of IC 5-10-8-1.

*As added by P.L.184-2001, SEC.1. Amended by P.L.35-2012, SEC.12.*

## **IC 2-3.5-5-12**

### **Rollover distributions**

Sec. 12. (a) To the extent permitted by the Internal Revenue Code and the applicable regulations, the fund may accept, on behalf of any active member, a rollover distribution from any of the following:

- (1) A qualified plan described in Section 401(a) or Section 403(a) of the Internal Revenue Code.
- (2) An annuity contract or account described in Section 403(b) of the Internal Revenue Code.
- (3) An eligible plan that is maintained by a state, a political subdivision of a state, or an agency or instrumentality of a state or political subdivision of a state under Section 457(b) of the Internal Revenue Code.
- (4) An individual retirement account or annuity described in Section 408(a) or Section 408(b) of the Internal Revenue Code.

(b) Any amounts rolled over under subsection (a) must be accounted for in a "rollover account" that is separate from the member's account.

(c) A member may direct the investment of the member's rollover account into any alternative investment option that the board may make available to the member's rollover account under section 3 of this chapter.

(d) A member may withdraw the member's rollover account from the fund in a lump sum at any time before retirement. At retirement, the member may withdraw the member's rollover account in accordance with the retirement options that are available for the member's account.

*As added by P.L.61-2002, SEC.1.*

## **IC 2-4**

### **ARTICLE 4. LEGISLATIVE INVESTIGATIONS**

#### **IC 2-4-1**

##### **Chapter 1. Investigations by General Assembly**

#### **IC 2-4-1-1**

##### **Subpoena power; production of books and records**

Sec. 1. Whenever pursuant to a resolution of the general assembly or either house thereof and pursuant to the authority vested in the general assembly or either house thereof an investigation is instituted in aid of its proper legislative functions, the house of representatives or the senate, or any committee of either or of both of said houses to which the duty of said investigation shall be entrusted, shall have the power to subpoena witnesses, send for and compel the production of books, records, papers and documents.

*(Formerly: Acts 1937, c.57, s.1.)*

#### **IC 2-4-1-2**

##### **Subpoena and other process; service**

Sec. 2. All subpoenae and other processes issued by any such committee or by the general assembly shall be served by the chief doorkeeper of the house or the chief doorkeeper of the senate and shall be signed by the speaker of the house or the president of the senate. All such subpoenae and processes shall be returnable at such time as the committee may designate.

*(Formerly: Acts 1937, c.57, s.2.)*

#### **IC 2-4-1-3**

##### **Administration of oaths**

Sec. 3. The president of the senate, the speaker of the house or the chairman of the committee of the whole, or the chairman or any member of any committee of either the house or the senate of the general assembly of Indiana is empowered to administer oaths to witnesses in any case under their examination.

*(Formerly: Acts 1937, c.57, s.3.)*

#### **IC 2-4-1-4**

##### **Refusal to appear or answer; offense**

Sec. 4. A person who, having been summoned as a witness by the authority of either the house or senate of the general assembly of the state of Indiana, to give testimony or to produce papers upon any matter under inquiry before either the house or the senate or any committee of either the house or the senate, knowingly makes default, or who, having appeared, refuses to answer any question pertinent to the question under inquiry, commits a Class A misdemeanor.

*(Formerly: Acts 1937, c.57, s.4.) As amended by Acts 1978, P.L.2, SEC.201.*

**IC 2-4-2**

**Chapter 2. Oaths to Witnesses Before Committees**

**IC 2-4-2-1**

**Administration of oaths**

Sec. 1. The chairman, or acting chairman for the time being, of any committee appointed by either house or by the joint action of the two (2) houses, of the general assembly of this state be and is hereby authorized to administer all oaths necessary to be administered to witnesses testifying or called to testify before such committee.

*(Formerly: Acts 1863, c.37, s.1.)*

**IC 2-4-3**

**Repealed**

*(Repealed by Acts 1981, P.L.9, SEC.2.)*

**IC 2-5**

**ARTICLE 5. LEGISLATIVE AGENCIES AND STUDY  
COMMITTEES**

**IC 2-5-1**

**Repealed**

*(Repealed by Acts 1978, P.L.5, SEC.2.)*

## **IC 2-5-1.1**

### **Chapter 1.1. Legislative Council**

#### **IC 2-5-1.1-1**

##### **Creation; membership**

Sec. 1. There is hereby created a legislative council which shall be composed of sixteen (16) members of the general assembly as follows:

(a) From the senate: The president pro tempore, the minority leader, the majority caucus chairman, the minority caucus chairman, three (3) members appointed by the president pro tempore, and one (1) member appointed by the minority leader.

(b) From the house of representatives: The speaker of the house, the majority leader, the minority leader, the majority caucus chairman, the minority caucus chairman, two (2) members appointed by the speaker, and one (1) member appointed by the minority leader.

(c) The president of the senate may serve as an ex officio non-voting member of the council.

(d) The members of the council who serve by virtue of their office shall serve until their successors are selected.

(e) The appointed members shall serve from the date of their appointment until the next general election at which they run for reelection, or until the convening of the first regular session of the next general assembly, whichever is first to occur. The president pro tempore, speaker, and minority leaders shall appoint their members not later than five (5) days after the close of a first regular session of a general assembly.

*As added by Acts 1978, P.L.5, SEC.1.*

#### **IC 2-5-1.1-2**

##### **Chairman and vice-chairman**

Sec. 2. (a) The president pro tempore shall be chairman of the council beginning January 1 of odd-numbered years and vice-chairman beginning January 1 of even-numbered years.

(b) The speaker shall be chairman of the council beginning January 1 of even-numbered years and vice-chairman beginning January 1 of odd-numbered years.

*As added by Acts 1978, P.L.5, SEC.1.*

#### **IC 2-5-1.1-3**

##### **Vacancies**

Sec. 3. (a) The chairman shall fill any vacancy on the council in a position held by virtue of office. The person appointed shall be from the same house and party as the person whose position was vacated. In filling the vacancy, the chairman shall accept the recommendation of the ranking member on the council from the house and party affected. The replacement shall serve until his successor has been selected.

(b) Any vacancy in a position held by appointment shall be filled by the council member making the original appointment.

*As added by Acts 1978, P.L.5, SEC.1.*

#### **IC 2-5-1.1-4**

##### **Meetings; per diem and expenses; quorum**

Sec. 4. (a) The council shall meet at the call of the chairman, and where he designates. Meetings of the council may also be called upon the written request of any seven (7) members and upon forty-eight (48) hours notice to the members of the council.

(b) The members of the council are entitled to receive the per diem of members of the general assembly for time spent in attendance at the meetings of such council. The members of the council are also entitled to be reimbursed for actual necessary expenses incurred while attending such meetings. Per diem and expenses of council members shall be paid from the appropriation of the council upon approval by the chairman.

(c) A majority of the entire membership of the council shall constitute a quorum. No action of the council shall be valid unless approved by at least nine (9) members.

(d) When the general assembly is in regular session, those persons who are members of the council by virtue of their office constitute a quorum of the council and may continue to exercise all rights, privileges, and powers, and to perform all duties of the council until their successors are appointed.

*As added by Acts 1978, P.L.5, SEC.1.*

#### **IC 2-5-1.1-5**

##### **Powers of council**

Sec. 5. (a) The council may:

(1) on its own initiative or at the direction of the general assembly or of the senate or house of representatives, study subjects of interest and concern, and based on such a study, recommend such legislation as the welfare of the state may require;

(2) direct standing committees of the senate or house of representatives, or appoint committees and subcommittees subject to the authority of the council, to carry out studies on subjects of interest and concern;

(3) recommend such codification and general revision of the constitution and the laws of the state as may from time to time be necessary;

(4) require any officer or agency, board, commission, committee or other instrumentality of the state or of a political subdivision of the state to provide information bearing on subjects under consideration by the council or by standing committee or any of its committees or subcommittees;

(5) by an affirmative vote of two-thirds (2/3) of its members present and voting:

(A) administer oaths, issue subpoenas, compel the attendance of witnesses and the production of papers, books, accounts, documents and testimony and have the deposition of witnesses

taken in the manner prescribed by law for taking depositions in civil actions bearing on subjects under consideration by the council or by any of its committees or subcommittees;

(B) petition, through the presiding officer of the council, any circuit court of the appropriate county for an order for compliance with any order or subpoenas issued under this section;

(6) adopt such rules and procedures and organize such agencies as may be necessary or appropriate to carry out its duties;

(7) receive appropriations and make allocations for the reasonable and necessary expenditures of the council and the standing and interim committees of the house of representatives, senate and general assembly;

(8) enter into whatever contracts or other arrangements deemed by it to be necessary or appropriate to exercising its rights, privileges, and powers and performing its duties under this chapter and IC 2-6-1.5 and to carrying out the intent, purposes, and provisions of this chapter and IC 2-6-1.5; and

(9) do all other things necessary and proper to perform the functions of the legislative department of government and to carry out the intent, purposes and provisions of this chapter.

(b) The council may authorize its executive director to act on its behalf and with its authority on any matter of administration under this chapter and under IC 2-6-1.5, including executing and implementing any contract or other arrangement under which it agrees to be bound.

*As added by Acts 1978, P.L.5, SEC.1.*

#### **IC 2-5-1.1-6**

##### **Duties of council**

Sec. 6. The council shall:

(1) coordinate and assist the work of standing or interim committees, subcommittees or commissions appointed by the council or at the direction of the general assembly or of the senate or house of representatives;

(2) review the operations, budgetary practices and expenditures of all state agencies, including departments, boards, offices, commissions and political subdivisions;

(3) recommend such changes in the rules and procedures of the senate and house of representatives as may advance the consideration of legislation by the general assembly;

(4) work with the standing and interim committees, subcommittees and commissions of the general assembly or of the senate or house of representatives to assure efficient utilization of legislative services agency employees;

(5) publish such records, schedules, indexes and reports as the general assembly may require;

(6) arrange and contract for the printing of bills, enrolled acts, session laws, journals, the Indiana Code and supplements to the Indiana Code, the Indiana Administrative Code and

supplements to the Indiana Administrative Code, the Indiana Register, and the miscellaneous printing needs, supplies and equipment of the council, legislative services agency, and the general assembly;

(7) provide adequate quarters and office space for all legislative activities;

(8) serve as the policy-making board for, and in general supervise the operation of, all staff services of the legislative services agency whether the general assembly is in or out of session;

(9) submit a report of its activities to the general assembly in an electronic format under IC 5-14-6 and to the governor; and

(10) do all other things necessary and proper to perform the functions of the legislative department.

*As added by Acts 1978, P.L.5, SEC.1. Amended by P.L.28-2004, SEC.1.*

### **IC 2-5-1.1-6.3**

#### **Audit and financial reporting subcommittee**

Sec. 6.3. (a) The following definitions apply throughout this section:

(1) "Audit committee" refers to the audit and financial reporting subcommittee of the legislative council established by subsection (b).

(2) "Audited entity" refers to the state, a municipality, a public hospital, or another person or entity that is subject to an examination by the state board of accounts under IC 5-11-1 or another law. However, the term applies to an entity (as defined in IC 5-11-1-16(e)) to the extent that the entity is required to be examined under IC 5-11-1-9 or another law.

(3) "Examination" refers to an audit, examination, or other engagement by the state board of accounts, its field examiners, or private examiners under IC 5-11-1 or another law.

(b) The audit and financial reporting subcommittee of the legislative council is established to assure the independence of the state board of accounts. The subcommittee is comprised of five (5) voting members and one (1) advisory member, who shall be the director of the office of management and budget, or the director's designee. The chairman of the legislative council, with the advice of the vice chairman of the legislative council, shall appoint the voting members of the audit committee and its chairperson. The audit committee may have members who are not members of the legislative council. If the individual appointed is not a member of the general assembly, the term of the member is three (3) years. If the individual appointed is a member of the general assembly, the term of the member is one (1) year. However, to stagger the terms of the members, if the individual appointed is not a member of the general assembly, the initial term of two (2) of these members is two (2) years instead of three (3) years. All members of the audit committee must possess or obtain a basic understanding of governmental

financial reporting and auditing. To ensure the audit committee's independence and effectiveness, a member of the audit committee may not exercise managerial responsibilities that fall within the scope of an examination required by IC 5-11-1.

(c) It is the responsibility of the audit committee to provide independent review and oversight of the state board of accounts and the examination process used by the state board of accounts. To carry out this responsibility, the audit committee shall do at least the following:

- (1) Review and monitor the independence and objectivity of the state board of accounts and the effectiveness of the examination process, taking into consideration relevant professional and regulatory requirements.
- (2) Evaluate the findings and recommendations of any peer review of the state board of accounts that is required by recognized government auditing standards.
- (3) Receive and review reports of examinations submitted under IC 5-11-5-1 or another law to monitor the integrity of the financial reporting process and the effectiveness of the state board of accounts in evaluating the internal accounting controls of audited entities.
- (4) Monitor the actions of the examined entities to follow up on reported findings to assure corrective action is taken.
- (5) Review the policy on the engagement of the state board of accounts, its field examiners, and private examiners to supply nonaudit services, taking into account relevant ethical guidance regarding the provision of nonaudit services by the state board of accounts.
- (6) Provide guidance to the state board of accounts on any accounting, examination, or financial reporting matter requested by the state board of accounts.
- (7) At least annually, report to the legislative council on how the audit committee has discharged its duties and met its responsibilities.

(d) An examined entity shall provide the audit committee with information, including any reports of internal auditors and annual internal audit work plans, that the audit committee requests as necessary or appropriate to carry out the responsibilities of the audit committee.

(e) IC 2-5-1.2 applies to the committee. In addition, the audit committee may retain the services of at least one (1) financial expert who is either an audit committee member or an outside party engaged by the audit committee for this purpose. The financial expert must, through both education and experience and in a manner specifically relevant to the government sector, possess:

- (1) an understanding of generally accepted accounting principles and financial statements;
- (2) experience in preparing or auditing financial statements of comparable entities;
- (3) experience in applying such principles in connection with

- the accounting for estimates, accruals, and reserves;
- (4) experience with internal accounting controls; and
- (5) an understanding of audit committee functions.

The expenses of the audit committee shall be paid from appropriations for the legislative council and the legislative services agency.

*As added by P.L.104-2014, SEC.1.*

#### **IC 2-5-1.1-6.5**

##### **Annual report format**

Sec. 6.5. (a) The council shall, upon consultation with the governor's office, develop an annual report format taking into consideration, among other things, program budgeting, with the final format to be determined by the council. The format may be distributed to any agency (as defined in IC 2-5-21-1). The agency shall complete and return a copy in an electronic format under IC 5-14-6 to the legislative council before September 1 of each year for the preceding fiscal year.

(b) The council shall distribute one (1) copy to the governor's office, one (1) copy to the budget agency, and three (3) copies to the state library.

(c) The reports are a public record and are open to inspection.

*As added by Acts 1978, P.L.6, SEC.35. Amended by P.L.3-1990, SEC.5; P.L.11-1993, SEC.1; P.L.28-2004, SEC.2.*

#### **IC 2-5-1.1-7**

##### **Legislative services agency**

Sec. 7. (a) The council shall maintain a bipartisan service and administrative agency for the general assembly to assist it in the performance of its constitutional responsibilities as a separate and independent legislative branch of state government. The service and administrative agency shall be known as the "Legislative Services Agency."

(b) In maintaining the legislative services agency the council shall:

- (1) establish the qualifications for and employ such personnel as are required to carry out the purposes and provisions of this chapter;
- (2) employ an executive director, to be charged with the administrative responsibility of all offices, departments, or divisions which the council may from time to time establish, and to serve as chief executive under the council;
- (3) adopt rules and regulations governing personnel practices and establishing the rights, privileges, powers, and duties of all employees;
- (4) provide for employees to be covered by the public employees' retirement fund; and
- (5) establish a pay scale for all employees including the executive director.

Rules and regulations adopted by the council under subdivision (3)

are not subject to IC 4-22-2. In those rules and regulations, the council may limit the political activity of legislative services agency employees.

(c) The executive director is entitled to serve as long as he properly performs his duties, but he may be removed at any time upon the affirmative vote of twelve (12) members of the council.

(d) The executive director may submit to the council such reports and drafts of resolutions, budgets, and appropriation bills as may be required for the efficient operation of the council's activities and programs.

(e) The legislative services agency shall perform such bill drafting, research, code revision, fiscal, budgetary, and management analysis, information, administrative, and other services as are requested by the council.

*As added by Acts 1978, P.L.5, SEC.1. Amended by Acts 1982, P.L.7, SEC.1.*

#### **IC 2-5-1.1-7.5**

##### **Electronic geographic information system**

Sec. 7.5. (a) For purposes of IC 5-14-3-4(b)(13), the work product of the legislative services agency includes an electronic geographic information system produced from data:

- (1) gathered by the legislative services agency; and
- (2) processed using proprietary software that has been licensed to the legislative services agency.

(b) This subsection applies to a public agency (as defined by IC 5-14-3-2) with access to the information described by subsection (a). A paper copy of a map that can be printed using the geographic information system described in subsection (a) must be available to any person under rules approved by the legislative council. Electronic copies of the information are available only under rules approved by the legislative council.

*As added by P.L.251-1999, SEC.1.*

#### **IC 2-5-1.1-8**

##### **Reports to council by bodies performing official legislative business**

Sec. 8. (a) All boards, commissions, and committees performing official legislative business between the regular sessions of the general assembly may be required to submit to the council progress reports and a final report. Such reports shall contain such information as the council may require and must be in an electronic format under IC 5-14-6.

(b) The budget committee of the state budget agency shall, upon request of the council, report to the council in an electronic format under IC 5-14-6 on the progress of its activities including an estimate of the revenues, an estimate of the surplus of revenues over expenditures, a report of current and projected expenditures and any other data which will enhance an understanding of the fiscal affairs of the state.

*As added by Acts 1978, P.L.5, SEC.1. Amended by P.L.28-2004,*

SEC.3.

**IC 2-5-1.1-9**

**Repealed**

*(Repealed by P.L.3-1983, SEC.5.)*

**IC 2-5-1.1-10**

**Indiana code revision commission; establishment; advisory function**

Sec. 10. (a) The Indiana code revision commission is established. The commission shall function as an advisory body to the legislative council. In that capacity, the commission shall:

- (1) assist the council in supervising the compilation, computerization, indexing, and printing of the Indiana Code;
- (2) assist the council in developing standards for the codification and revision of statutes to make those statutes clear, concise, and easy to interpret and to apply;
- (3) assist the council, as required by IC 4-22-8-11, with the publication of the Indiana Register and in the compilation, computerization, indexing, and printing of the Indiana Administrative Code;
- (4) assist the council, as required by IC 4-22-2-42, in developing and revising standards, techniques, format, and numbering system to be used in drafting rules for promulgation;
- (5) assist the council in developing and revising standards, techniques, and format to be used when preparing legislation for consideration by the Indiana general assembly; and
- (6) assist the council with any other related tasks assigned to the commission by the council.

(b) The commission consists of the following members:

- (1) Four (4) members of the house of representatives, not more than two (2) of whom are members of the same political party, to be appointed by the speaker of the house of representatives.
- (2) Four (4) members of the senate, not more than two (2) of whom are members of the same political party, to be appointed by the president pro tempore of the senate.
- (3) The chief justice of Indiana or his designee.
- (4) The chief judge of the Indiana court of appeals or his designee.
- (5) The Indiana attorney general or his designee.
- (6) An attorney admitted to the practice of law before the Indiana supreme court selected by the chairman of the council.
- (7) A present or former professor of law selected by the chairman of the council.
- (8) The Indiana secretary of state or his designee.
- (9) An individual appointed by the governor.

Appointive members of the commission shall be appointed to serve a term of two (2) years or until their successors are appointed and qualified. However, an appointing authority may replace a member appointed under subsection (b)(1) or (b)(2) at any time during the

member's term. Notwithstanding this subsection, the term of a member appointed to the commission under subsection (b)(1) or (b)(2) and serving on the commission after March 14, 2014, and before December 31, 2014, expires December 31, 2014.

(c) IC 2-5-1.2-8.5 applies to the appointment of a chair and a vice-chair of the commission.

(d) Commission members serve without compensation other than per diem and travel allowance as authorized for legislative study committees.

(e) The commission shall meet as often as is necessary to properly perform its duties.

(f) The council may direct the legislative services agency to provide such clerical, research, and administrative personnel and other assistance as the council considers necessary to enable the commission to properly perform its duties.

(g) Subject to the authorization of the council, the expenses incurred by the commission in performing its duties shall be paid from the funds appropriated to the council.

*As added by Acts 1981, P.L.8, SEC.1. Amended by P.L.31-1985, SEC.37; P.L.53-2014, SEC.1.*

#### **IC 2-5-1.1-11**

##### **Examination of state board of accounts**

Sec. 11. The legislative council may examine the accounts, financial affairs, or performance of the state board of accounts. The examination is governed by IC 5-11. This examination may include a followup financial examination of a sample of those examined by the state board of accounts.

*As added by P.L.3-1986, SEC.1.*

#### **IC 2-5-1.1-12**

##### **Repealed**

*(Repealed by P.L.1-2002, SEC.170.)*

#### **IC 2-5-1.1-12.1**

##### **Video or audio coverage of legislative sessions and activities**

Sec. 12.1. The legislative council may contract with the office of technology established by IC 4-13.1-2-1 or another public or private person to provide video or audio coverage, or both, over the Internet or another broadcast medium of any of the following:

- (1) Sessions of the general assembly.
- (2) Other legislative activities authorized by the legislative council.

*As added by P.L.1-2002, SEC.1. Amended by P.L.177-2005, SEC.1.*

#### **IC 2-5-1.1-12.2**

##### **Legislative services agency; office of census data**

Sec. 12.2. (a) The definitions in IC 1-1-3.5 and IC 3-5-2 apply throughout this section.

(b) As used in this section, "council" refers to the legislative

council established by section 1 of this chapter.

(c) As used in this section, "GIS" refers to the geographic information system that the office is required to establish and maintain under subsection (f)(7).

(d) As used in this section, "office" refers to the office of census data established by subsection (e).

(e) The office of census data is established within the legislative services agency. Appointment of staff members of the office is subject to the approval of the legislative council.

(f) The office shall do the following:

(1) Advise and assist the Bureau of the Census in defining the boundaries of census blocks in Indiana.

(2) Work with other state and federal agencies to assist in the Census Bureau's local review program conducted in Indiana.

(3) Participate in national associations of state governments to obtain information regarding census count activities conducted by other states.

(4) Work with political subdivisions following each decennial census to provide information and assistance concerning special censuses, special tabulations, and corrected population counts.

(5) Work with the election division, state agencies, and political subdivisions to maintain accurate information concerning the boundaries of precincts and political subdivisions.

(6) Provide technical assistance to counties, the election commission, and the election division to comply with Indiana law concerning establishing a precinct (as defined in IC 3-11-1.5-1).

(7) Establish and maintain a geographic information system that contains the boundaries of all precincts, legislative districts, and congressional districts. The geographic information system may contain other boundaries and information as determined by the executive director of the legislative services agency or as required by the council.

(8) Perform other census and mapping research as determined by the executive director of the legislative services agency or as required by the council.

(g) The office shall provide the election division a network connection to the GIS. The network connection must do the following:

(1) Provide the election division with read access to the GIS.

(2) Enable the election division to download any information, including maps, contained in the GIS.

(h) The election division is the agency through which public access to information contained in the GIS shall be provided.

*As added by P.L.1-2002, SEC.2. Amended by P.L.53-2014, SEC.2.*

### **IC 2-5-1.1-13**

#### **Use of Internet coverage for commercial purpose**

Sec. 13. (a) A person may use all or a part of audio or video coverage provided under section 12.1 of this chapter for a

commercial purpose intended to result in a profit or other tangible benefit to any person only if:

(1) the legislative council gives its permission for the person's commercial use; and

(2) the person:

(A) uses the audio or video coverage only for educational or public affairs programming, including news programming, that does not also constitute a use prohibited under section 14 of this chapter; or

(B) transmits to paid subscribers an unedited feed of the audio or visual coverage.

(b) The legislative council shall give its permission to a person to use the coverage provided under section 12.1 of this chapter for a commercial purpose if:

(1) the person or the person's representative submits to the legislative council, or its designated agent, a signed, written request for the use that:

(A) states the purpose for which the audio or video coverage will be used and that the stated purpose is allowed under subsection (a); and

(B) contains an agreement by the person that the audio or visual coverage will not be used for a commercial purpose other than the stated purpose; and

(2) the purpose stated in subdivision (1)(A) is a use allowed under subsection (a).

(c) The legislative council:

(1) is not required to give its permission to any person; and

(2) may limit the number of persons to whom it gives its permission;

to use coverage provided under section 12.1 of this chapter for a purpose described in subsection (a)(2)(B).

(d) Subsection (a) and an agreement under subsection (b)(1)(B) do not prohibit compiling, describing, quoting from, analyzing, or researching the verbal content of audio or visual coverage provided under section 12.1 of this chapter for a commercial purpose.

(e) The attorney general may enforce this section at the request of the legislative council by bringing a civil action to enjoin a violation of subsection (a) or an agreement under subsection (b)(1)(B).

*As added by P.L.179-2001, SEC.2. Amended by P.L.1-2002, SEC.3.*

#### **IC 2-5-1.1-14**

##### **Internet coverage as part of legislative history**

Sec. 14. Audio or video coverage provided under section 12.1 of this chapter is not part of the legislative history of an act enacted or resolution adopted by the general assembly unless:

(1) the content of audio or video coverage provided under section 12.1 of this chapter is:

(A) incorporated by resolution contemporaneously adopted by the chamber in which the coverage originated into the house or senate journal required under Article 4, Section 12

- of the Constitution of the State of Indiana; or  
(B) declared to be part of the legislative history of a bill or resolution in a bill contemporaneously enacted by the general assembly; and  
(2) the content of the incorporated audio or video coverage is certified for accuracy and completeness by the principal clerk or principal secretary of the chamber in which the coverage originated.

*As added by P.L.179-2001, SEC.3. Amended by P.L.1-2002, SEC.4.*

#### **IC 2-5-1.1-15**

##### **Internet coverage as an expression of legislative intent**

Sec. 15. Audio or video coverage provided under section 12.1 of this chapter does not constitute an expression of the legislative intent, purpose, or meaning of an act enacted or resolution adopted by the general assembly unless:

- (1) the content of audio or video coverage provided under section 12.1 of this chapter is incorporated by a bill contemporaneously enacted by the general assembly; and  
(2) the content of the incorporated audio or video coverage is certified for accuracy and completeness by the principal clerk or principal secretary of the chamber in which the coverage originated.

*As added by P.L.179-2001, SEC.4. Amended by P.L.1-2002, SEC.5.*

#### **IC 2-5-1.1-16**

##### **Internet coverage; use as evidence**

Sec. 16. It is not the intent of the general assembly in enacting section 12.1 of this chapter to have the content of the audio or video coverage provided under section 12 of this chapter (repealed) used as evidence of the legislative intent, purpose, or meaning of an act enacted or resolution adopted by the general assembly.

*As added by P.L.179-2001, SEC.5. Amended by P.L.1-2002, SEC.6; P.L.1-2003, SEC.1.*

#### **IC 2-5-1.1-17**

##### **Intent of general assembly in enactment of sections 12, 13, 14, 15, and 16 of chapter**

Sec. 17. It is not the intent of the general assembly in enacting sections 12 (repealed), 13, 14, 15, and 16 of this chapter to change the judicial rule of statutory construction expressed in *Tinder, Pros. Atty. et al. v. Clarke Auto Co., Inc.* (1958), 238 Ind. 302, 149 N.E.2d 808 and later cases that the motive of individual sponsors of legislation cannot be imputed to the general assembly unless there is a basis for it in its statutory expression.

*As added by P.L.16-2009, SEC.8.*

#### **IC 2-5-1.1-18**

##### **Annual appropriation to legislative employers**

Sec. 18. There is annually appropriated to legislative employers

(as defined in IC 5-10-8) from the fund established under section 17 of this chapter sufficient funds to pay for employer paid benefit charges or premiums arising as a result of elections made by legislative employers under IC 5-10-8.

*As added by P.L.178-2002, SEC.141.*

#### **IC 2-5-1.1-19**

##### **Small business impact comments**

Sec. 19. The legislative services agency, under the direction of the legislative council, shall establish a process that permits small business impact comments concerning proposed legislation to be posted on the general assembly's web site after submission by the office of management and budget under IC 4-3-22-16.

*As added by P.L.137-2006, SEC.1.*

## **IC 2-5-1.2**

### **Chapter 1.2. Definitions and General Provisions Relating to the Operation of a Committee**

#### **IC 2-5-1.2-1**

##### **Application of chapter; exceptions**

Sec. 1. (a) Except as provided in subsection (b) or otherwise in this article, this chapter applies to all committees established under this article.

(b) This chapter does not apply to the following:

- (1) The legislative council (IC 2-5-1.1).
- (2) The youth advisory council (IC 2-5-29).
- (3) The commission on improving the status of children in Indiana (IC 2-5-36).

*As added by P.L.220-2011, SEC.6. Amended by P.L.6-2012, SEC.4; P.L.133-2012, SEC.1; P.L.205-2013, SEC.38; P.L.53-2014, SEC.3.*

#### **IC 2-5-1.2-2**

##### **Application of definitions**

Sec. 2. The definitions in this chapter apply throughout this article except in a statute listed in section 1 of this chapter.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-3**

##### **"Appointing authority"**

Sec. 3. "Appointing authority" refers to the office that has the duty to appoint a committee member under this article.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-4**

##### **"Committee"**

Sec. 4. "Committee" refers to a commission, a committee, or another body (however designated) established under this article, including a subcommittee established under IC 2-5-1.3-12 and a committee established under IC 2-5-1.3-14.

*As added by P.L.220-2011, SEC.6. Amended by P.L.53-2014, SEC.4.*

#### **IC 2-5-1.2-5**

##### **"House"**

Sec. 5. "House" refers to the house of representatives of the general assembly.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-6**

##### **"President pro tempore"**

Sec. 6. "President pro tempore" refers to the president pro tempore of the senate of the general assembly.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-7**

### **"Senate"**

Sec. 7. "Senate" refers to the senate of the general assembly.  
*As added by P.L.220-2011, SEC.6.*

### **IC 2-5-1.2-8**

#### **"Speaker"**

Sec. 8. "Speaker" refers to the speaker of the house of representatives of the general assembly.  
*As added by P.L.220-2011, SEC.6.*

### **IC 2-5-1.2-8.5**

#### **Appointments; committee chair; committee vice-chair**

Sec. 8.5. (a) The:

- (1) chairman of the legislative council, with the advice of the vice-chairman, shall designate the chair; and
- (2) vice-chairman of the legislative council, with the advice of the chairman, shall designate a vice-chair;

of each committee from among the legislative members of the committee. The chair and vice-chair of a committee serve at the pleasure of the appointing authority.

(b) If a committee is a study committee (as defined in IC 2-5-1.3-3) or another committee on which members serve for two (2) interims or years, the chairman and the vice-chairman of the legislative council may provide that:

- (1) the chair of a committee becomes the vice-chair of the committee in the year after the individual is appointed as chair; and
- (2) the vice-chair of the committee becomes the chair of the committee in the year after the individual is appointed as vice-chair.

*As added by P.L.53-2014, SEC.5.*

### **IC 2-5-1.2-9**

#### **Filling vacancies**

Sec. 9. (a) If a vacancy occurs on a committee, the appointing authority that appointed the member whose position is vacant shall appoint an individual to fill the vacancy.

(b) An individual appointed to fill a vacancy must have the qualifications that a member appointed by the appointing authority must have.

(c) An individual appointed to fill a vacancy serves:

- (1) for the remainder of the term of the member the individual is appointed to succeed, if committee members have a term set under this article; or
- (2) at the pleasure of the appointing authority, if subdivision (1) does not apply.

*As added by P.L.220-2011, SEC.6.*

### **IC 2-5-1.2-10**

#### **Legislative services agency provides staff support**

Sec. 10. The legislative services agency shall provide staff support to a committee.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-11**

##### **Per diem, mileage, travel allowances**

Sec. 11. Each member of a committee 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.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-12**

##### **Number of votes required to take action**

Sec. 12. The affirmative votes of a majority of the voting members appointed to a committee are required for the committee to take action on any measure, including the final report.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-13**

##### **Committee to operate under policies and procedures of legislative council**

Sec. 13. A committee shall operate under the policies and rules of the legislative council.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-14**

##### **Payment of committee expenses from appropriations to legislative council, legislative services agency**

Sec. 14. All funds necessary for a committee to carry out its functions shall be paid from appropriations to the legislative council and the legislative services agency.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-15**

##### **Submission of reports to legislative council**

Sec. 15. A committee shall submit interim, final, and other reports to the legislative council as directed by the legislative council in an electronic format under IC 5-14-6.

*As added by P.L.220-2011, SEC.6.*

#### **IC 2-5-1.2-16**

##### **Committee reports are public records**

Sec. 16. All reports of a committee are public records.

*As added by P.L.220-2011, SEC.6.*

### **IC 2-5-1.3**

#### **Chapter 1.3. Interim Study Committees**

##### **IC 2-5-1.3-1**

###### **"Interim"**

Sec. 1. As used in this chapter, "interim" refers to the part of a year that begins immediately after the day that a regular session of the general assembly adjourns sine die and ends immediately before the day that the next regular session of the general assembly convenes.

*As added by P.L.53-2014, SEC.6.*

##### **IC 2-5-1.3-2**

###### **"Standing committee"**

Sec. 2. As used in this chapter, "standing committee" means the following:

- (1) A standing committee established under the rules of the senate to consider bills during a regular session of the general assembly.
- (2) A standing committee established under the rules of the house of representatives to consider bills during a regular session of the general assembly.

*As added by P.L.53-2014, SEC.6.*

##### **IC 2-5-1.3-3**

###### **"Study committee"**

Sec. 3. As used in this chapter, "study committee" means an interim study committee established by section 4 of this chapter.

*As added by P.L.53-2014, SEC.6.*

##### **IC 2-5-1.3-4**

###### **Establishment; permanent interim study committees**

Sec. 4. The following interim study committees are established:

- (1) Agriculture and Natural Resources.
- (2) Commerce and Economic Development.
- (3) Corrections and Criminal Code.
- (4) Courts and the Judiciary.
- (5) Education.
- (6) Elections.
- (7) Employment and Labor.
- (8) Energy, Utilities, and Telecommunications.
- (9) Environmental Affairs.
- (10) Financial Institutions and Insurance.
- (11) Government.
- (12) Public Safety and Military Affairs.
- (13) Pension Management Oversight.
- (14) Public Health, Behavioral Health, and Human Services.
- (15) Public Policy.
- (16) Roads and Transportation.
- (17) Fiscal Policy.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-5**

#### **Membership**

Sec. 5. A study committee has the following members:

- (1) Four (4) members of the senate, appointed by the president pro tempore, who preferably are members of the standing committee of the senate that has subject matter jurisdiction most closely relating to the subject matter for the study committee, as determined by the president pro tempore.
- (2) Three (3) members, appointed by the minority leader of the senate, who preferably are members of the standing committee of the senate that has subject matter jurisdiction most closely relating to the subject matter for the study committee, as determined by the president pro tempore.
- (3) Four (4) members, appointed by the speaker, who preferably are members of the standing committee of the house of representatives that has subject matter jurisdiction most closely relating to the subject matter for the study committee, as determined by the speaker.
- (4) Three (3) members, appointed by the minority leader of the house of representatives, who preferably are members of the standing committee of the house of representatives that has subject matter jurisdiction most closely relating to the subject matter for the study committee, as determined by the speaker.
- (5) The members (if any) appointed under section 6 of this chapter.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-6**

#### **Appointment of lay members**

Sec. 6. (a) The legislative council may authorize the addition of lay members to one (1) or more study committees in accordance with this section.

(b) If the legislative council authorizes the appointment of lay members to a study committee, four (4) lay members shall be appointed as follows:

- (1) One (1) individual, appointed by the president pro tempore, who resides in Indiana and has experience, education, or training in the subject matter for the study committee but who is not a member of the general assembly.
- (2) One (1) individual, appointed by the minority leader of the senate, who resides in Indiana and has experience, education, or training in the subject matter for the study committee but who is not a member of the general assembly.
- (3) One (1) individual, appointed by the speaker, who resides in Indiana and has experience, education, or training in the subject matter for the study committee but who is not a member of the general assembly.
- (4) One (1) individual, appointed by the minority leader of the

house of representatives, who resides in Indiana and has experience, education, or training in the subject matter for the study committee but who is not a member of the general assembly.

(c) If the legislative council authorizes the appointment of lay members to a study committee, the legislative council may provide for the appointment to the study committee of lay members in addition to the lay members appointed under subsection (b).

(d) If the legislative council authorizes the appointment of lay members to a study committee, the legislative council may make the lay members appointed to the study committee voting members of the study committee.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-7**

#### **Legislator eligibility for appointment**

Sec. 7. This chapter does not prohibit an appointing authority from appointing a legislator who is not a member of a standing committee that has subject matter jurisdiction most closely relating to the subject matter for the study committee.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-8**

#### **Limitation; size of committee**

Sec. 8. Except as provided by this chapter, additional voting members, advisory members, or lay members may not be appointed to serve on a study committee.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-9**

#### **Member's term**

Sec. 9. The term of a member appointed to a study committee is two (2) consecutive interims. However, an appointing authority may replace a member at any time during the member's term. Notwithstanding this section, the term of a member serving on a study committee after March 14, 2014, and before December 31, 2014, expires December 31, 2014.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-10**

#### **Appointments; committee chair; committee vice-chair**

Sec. 10. IC 2-5-1.2-8.5 applies to the appointment of a chair and vice-chair for a study committee.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-11**

#### **Compliance; policies of legislative council**

Sec. 11. A study committee shall operate, as required in IC 2-5-1.2-13, under the policies and rules of the legislative council. However, a study committee may meet only during the interim period

in a year.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-12**

#### **Establishment of subcommittees**

Sec. 12. (a) The chair of a study committee may establish not more than two (2) subcommittees in an interim to assist the study committee. The chair of a study committee establishing a subcommittee shall appoint the members of the subcommittee from among the members of the study committee. Notwithstanding IC 2-5-1.2-8.5, the chair of the study committee shall appoint the chair of the subcommittee. A nonvoting member on the study committee is a nonvoting member on a subcommittee. A subcommittee established by a chair of a study committee exists for the duration of only (1) interim.

(b) The expenses of a subcommittee, including per diem, mileage, and travel allowances payable under IC 2-5-1.2-11, shall be paid from money authorized by the legislative council for operation of the study committee. The amount authorized by the legislative council for expenditures of a study committee may not be increased to pay for the operation of a subcommittee.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-13**

#### **Authority to study issues**

Sec. 13. A study committee shall study the issues assigned by the legislative council that are within the subject matter for the study committee, as described in section 4 of this chapter. In addition, the interim study committee on roads and transportation shall advise the bureau of motor vehicles regarding the suitability of a special group (as defined in IC 9-13-2-170) to receive a special group recognition license plate for the special group (as defined in IC 9-13-2-170) for the first time under IC 9-18-25-2.5 and the suitability of a special group (as defined in IC 9-13-2-170) to continue participating in the special group recognition license plate program under IC 9-18-25-2.7.

*As added by P.L.53-2014, SEC.6.*

### **IC 2-5-1.3-14**

#### **Establishment of additional temporary study committees**

Sec. 14. In addition to the study committees established under section 4 of this chapter, the legislative council by resolution may establish one (1) or more additional interim study committees. An interim study committee established by the legislative council:

- (1) shall study only the specific topics assigned by the legislative council;
  - (2) exists for the duration of only one (1) interim period;
  - (3) has the membership determined by the legislative council;
- and
- (4) is subject to IC 2-5-1.2.

*As added by P.L.53-2014, SEC.6.*

#### **IC 2-5-1.3-15**

##### **Transfer of study topics among study committees**

Sec. 15. The legislative council may transfer the study of a legislative topic from the board, commission, or other committee that is directed by law to study the legislative topic to a study committee with subject matter jurisdiction closely relating to the subject matter of the proposed study, as determined by the chairman of the legislative council, or to an interim study committee established under section 14 of this chapter.

*As added by P.L.53-2014, SEC.6.*

#### **IC 2-5-1.3-16**

##### **Statutory construction; technical conflicts between this chapter and other legislation enacted in 2014**

Sec. 16. The general assembly recognizes that SEA 80-2014 repeals IC 2-5-3, IC 2-5-20, IC 2-5-28.5, IC 2-5-33.4, IC 2-5-38.1, IC 13-13-7, IC 33-23-10, and other statutes that establish study committees and that other acts of the 2014 regular session of the general assembly add or amend provisions that are repealed by SEA 80-2014. The general assembly intends to repeal the provisions described in this section, including the additions and amendments to the repealed provisions enacted in other acts of the 2014 regular session of the general assembly.

*As added by P.L.53-2014, SEC.6.*

**IC 2-5-1.5**

**Repealed**

*(Repealed by P.L.197-2011, SEC.153.)*

**IC 2-5-1.6**

**Repealed**

*(Repealed by P.L.53-2014, SEC.7.)*

**IC 2-5-2**

**Repealed**

*(Repealed by P.L.53-2014, SEC.8.)*

**IC 2-5-3**

**Repealed**

*(Repealed by P.L.53-2014, SEC.9.)*

## **IC 2-5-3.2**

### **Chapter 3.2. Review, Analysis, and Evaluation of Tax Incentives**

#### **IC 2-5-3.2-1**

##### **Review, analysis, and evaluation of tax incentives**

Sec. 1. (a) As used in this section, "tax incentive" means a benefit provided through a state or local tax that is intended to alter, reward, or subsidize a particular action or behavior by the tax incentive recipient, including a benefit intended to encourage economic development. The term includes the following:

(1) An exemption, deduction, credit, preferential rate, or other tax benefit that:

(A) reduces the amount of a tax that would otherwise be due to the state;

(B) results in a tax refund in excess of any tax due; or

(C) reduces the amount of property taxes that would otherwise be due to a political subdivision of the state.

(2) The dedication of revenue by a political subdivision to provide improvements or to retire bonds issued to pay for improvements in an economic or sports development area, a community revitalization area, an enterprise zone, or a tax increment financing district.

(b) The general assembly intends that each tax incentive effectuate the purposes for which it was enacted and that the cost of tax incentives should be included more readily in the biennial budgeting process. To provide the general assembly with the information it needs to make informed policy choices about the efficacy of each tax incentive, the commission on state tax and financing policy (or its successor committee) shall conduct a regular review, analysis, and evaluation of all tax incentives according to a schedule developed by the commission.

(c) The legislative services agency, under the direction of the commission, shall conduct a systematic and comprehensive review, analysis, and evaluation of each tax incentive scheduled for review by the commission. The review, analysis, and evaluation must include information about each tax incentive that is necessary to achieve the goals described in subsection (b), such as any of the following:

(1) The basic attributes and policy goals of the tax incentive, including the statutory and programmatic goals of the tax incentive, the economic parameters of the tax incentive, the original scope and purpose of the tax incentive, and how the scope or purpose has changed over time.

(2) The tax incentive's equity, simplicity, competitiveness, public purpose, adequacy, and extent of conformance with the original purposes of the legislation enacting the tax incentive.

(3) The types of activities on which the tax incentive is based and how effective the tax incentive has been in promoting these targeted activities and in assisting recipients of the tax

incentive.

- (4) The count of the following:
  - (A) Applicants for the tax incentive.
  - (B) Applicants that qualify for the tax incentive.
  - (C) Qualified applicants that, if applicable, are approved to receive the tax incentive.
  - (D) Taxpayers that actually claim the tax incentive.
  - (E) Taxpayers that actually receive the tax incentive.
- (5) The dollar amount of the tax incentive benefits that has been actually claimed by all taxpayers over time, including the following:
  - (A) The dollar amount of the tax incentive, listed by the North American Industrial Classification System (NAICS) Code associated with the tax incentive recipients, if an NAICS Code is available.
  - (B) The dollar amount of income tax credits that can be carried forward for the next five (5) state fiscal years.
- (6) An estimate of the economic impact of the tax incentive, including the following:
  - (A) A return on investment calculation for the tax incentive. For purposes of this clause, "return on investment calculation" means analyzing the cost to the state or political subdivision of providing the tax incentive, analyzing the benefits realized by the state or political subdivision from providing the tax incentive.
  - (B) A cost benefit comparison of the state and local revenue foregone and property taxes shifted to other taxpayers as a result of allowing the tax incentive, compared to tax revenue generated by the taxpayer receiving the incentive, including direct taxes applied to the taxpayer and taxes applied to the taxpayer's employees.
  - (C) An estimate of the number of jobs that were the direct result of the tax incentive.
  - (D) For any tax incentive that is reviewed or approved by the Indiana economic development corporation, a statement by the chief executive officer of the Indiana economic development corporation as to whether the statutory and programmatic goals of the tax incentive are being met, with obstacles to these goals identified, if possible.
- (7) The methodology and assumptions used in carrying out the reviews, analyses, and evaluations required under this subsection.
- (8) The estimated cost to the state to administer the tax incentive.
- (9) An estimate of the extent to which benefits of the tax incentive remained in Indiana or flowed outside Indiana.
- (10) Whether the effectiveness of the tax incentive could be determined more definitively if the general assembly were to clarify or modify the tax incentive's goals and intended purpose.
- (11) Whether measuring the economic impact is significantly

limited due to data constraints and whether any changes in statute would facilitate data collection in a way that would allow for better review, analysis, or evaluation.

(12) Any additional review, analysis, or evaluation the commission considers advisable. Among other things, the commission and the legislative services agency are encouraged to include comparisons with tax incentives offered by other states if those comparisons would add value to the review, analysis, and evaluation.

The legislative services agency may request a state or local official or a state agency, a political subdivision, a body corporate and politic, or a county or municipal redevelopment commission to furnish information necessary to complete the tax incentive review, analysis, and evaluation required by this section. An official or entity presented with a request from the legislative services agency under this subsection shall cooperate with the legislative services agency in providing the requested information. An official or entity may require that the legislative services agency adhere to the provider's rules, if any, that concern the confidential nature of the information.

(d) The commission shall hold public hearings to receive information concerning tax incentives. On or before November 1, 2014, and each year thereafter, the commission shall submit a report to the legislative council, in an electronic format under IC 5-14-6, containing the results of the commission's review, analysis, and evaluation. The report must include at least the following:

(1) A detailed description of the review, analysis, and evaluation for each tax incentive reviewed.

(2) A recommendation as to whether a reviewed tax incentive should be continued, modified, or terminated, the basis for the recommendation, and the expected impact of the recommendation on the state's economy.

(3) Recommendations for better aligning a reviewed tax incentive with the original intent of the legislation that enacted the tax incentive.

(4) An estimate for each fiscal year of the next biennial budget of the cost of each tax incentive and the total cost of all tax incentives, including those not scheduled for review under this section. The estimates shall be provided to the chairperson and ranking minority member of the house committee on ways and means and the senate committee on appropriations for use in the preparation of the budget and to the general assembly to be used in the budget process.

(5) To the extent possible, an estimate of the indirect economic benefit or activity stimulated by the tax incentive.

The report required by this subsection must not disclose any proprietary or otherwise confidential taxpayer information.

(e) The general assembly shall use the commission's report to determine whether a particular tax incentive:

(1) is successful;

(2) is provided at a cost that can be accommodated by the state's

biennial budget; and

(3) should be continued, amended, or repealed.

(f) The legislative services agency shall establish and maintain a system for making available to the public information about the amount and effectiveness of tax incentives.

(g) The commission shall, before November 1, 2014, develop and publish on the general assembly's Internet web site a multi-year schedule that lists all tax incentives and indicates the year when the report will be published for each tax incentive reviewed. The commission may revise the schedule as long as the commission provides for a systematic review, analysis, and evaluation of all tax incentives and that each tax incentive is reviewed at least once every five (5) years.

(h) This section expires December 31, 2023.

*As added by P.L.114-2014, SEC.1.*

**IC 2-5-4**

**Repealed**

*(Repealed by P.L.13-1993, SEC.33.)*

**IC 2-5-5**

**Repealed**

*(Repealed by P.L.53-2014, SEC.10.)*

**IC 2-5-6**

**Repealed**

*(Repealed by Acts 1977, P.L.6, SEC.1.)*

**IC 2-5-7**

**Repealed**

*(Repealed by Acts 1977, P.L.6, SEC.1.)*

**IC 2-5-8**

**Repealed**

*(Repealed by P.L.300-1987, SEC.7.)*

**IC 2-5-9**

**Repealed**

*(Repealed by Acts 1977, P.L.6, SEC.1.)*

**IC 2-5-10**

**Repealed**

*(Repealed by Acts 1971, P.L.9, SEC.4.)*

**IC 2-5-11**

**Repealed**

*(Repealed by Acts 1977, P.L.6, SEC.1.)*

**IC 2-5-12**

**Repealed**

*(Repealed by P.L.53-2014, SEC.11.)*

**IC 2-5-13**

**Repealed**

*(Repealed by P.L.1-1992, SEC.1.)*

**IC 2-5-14**

**Repealed**

*(Repealed by P.L.4-1988, SEC.2.)*

**IC 2-5-15**

**Repealed**

*(Repealed by P.L.2-1997, SEC.89.)*

**IC 2-5-16**

**Repealed**

*(Repealed by P.L.53-2014, SEC.12.)*

**IC 2-5-17**

**Repealed**

*(Repealed by P.L.1-1993, SEC.3.)*

**IC 2-5-18**

**Repealed**

*(Repealed by P.L.53-2014, SEC.13.)*

**IC 2-5-19**

**Repealed**

*(Repealed by P.L.53-2014, SEC.14.)*

**IC 2-5-20**

**Repealed**

*(Repealed by P.L.53-2014, SEC.15.)*

## **IC 2-5-21**

### **Chapter 21. Legislative Evaluation and Oversight of Agencies and Programs**

#### **IC 2-5-21-0.3**

##### **Certain agencies and agency programs not abolished**

Sec. 0.3. An agency or agency program that would be abolished or terminated under IC 4-26 after December 31, 1992, if IC 4-26 had not been repealed by P.L.11-1993, is not abolished or terminated.

*As added by P.L.220-2011, SEC.7.*

#### **IC 2-5-21-1**

##### **"Agency" defined**

Sec. 1. As used in this chapter, "agency" includes an agency, an authority, a board, a bureau, a commission, a committee, a department, a division, an institution, or other similar entity created or established by law.

*As added by P.L.11-1993, SEC.3.*

#### **IC 2-5-21-2**

##### **Repealed**

*(Repealed by P.L.53-2014, SEC.16.)*

#### **IC 2-5-21-3**

##### **"Council" defined**

Sec. 3. As used in this chapter, "council" refers to the legislative council established by IC 2-5-1.1-1.

*As added by P.L.11-1993, SEC.3.*

#### **IC 2-5-21-4**

##### **"Program" defined**

Sec. 4. As used in this chapter, "program" means either of the following:

- (1) An activity done by an agency.
- (2) An activity an agency is authorized or required to perform by law.

*As added by P.L.11-1993, SEC.3.*

#### **IC 2-5-21-5**

##### **"Subcommittee" defined**

Sec. 5. As used in this chapter, "subcommittee" refers to the legislative evaluation and oversight policy subcommittee established by section 6 of this chapter.

*As added by P.L.11-1993, SEC.3.*

#### **IC 2-5-21-6**

##### **Subcommittee established**

Sec. 6. The legislative evaluation and oversight policy subcommittee of the council is established.

*As added by P.L.11-1993, SEC.3.*

#### **IC 2-5-21-7**

##### **Membership of subcommittee**

Sec. 7. (a) The subcommittee consists of four (4) members of the council as follows:

- (1) Two (2) members of the house of representatives who may not be members of the same political party.
- (2) Two (2) members of the senate who may not be members of the same political party.

(b) The chairman of the council, with the advice of the vice-chairman of the council, shall appoint the members of the subcommittee.

*As added by P.L.11-1993, SEC.3. Amended by P.L.53-2014, SEC.17.*

#### **IC 2-5-21-8**

##### **Chair; vice-chair**

Sec. 8. IC 2-5-1.2-8.5 applies to the appointment of a chair and vice-chair of the subcommittee.

*As added by P.L.11-1993, SEC.3. Amended by P.L.53-2014, SEC.18.*

#### **IC 2-5-21-9**

##### **Duties of subcommittee**

Sec. 9. (a) Subject to the direction of the council, the subcommittee shall do the following:

- (1) Annually recommend to the legislative council the agencies and programs to be reviewed by the staff and a committee to receive and evaluate the agencies and programs selected for review after the review is completed.
- (2) Direct the staff in performing reviews of agencies and programs.
- (3) Perform other functions assigned by the council.

(b) The council shall determine which agencies and programs to review.

(c) Unless assigned by the legislative council to a committee established under IC 2-5-1.3, the subcommittee shall do the following:

- (1) Evaluate the results of the review.
- (2) Determine whether additional corrective or other legislation is required.

If the legislative council assigns the duties under this subsection to a committee established under IC 2-5-1.3, the assigned committee has the duties and powers of the subcommittee established by this chapter.

*As added by P.L.11-1993, SEC.3. Amended by P.L.53-2014, SEC.19.*

#### **IC 2-5-21-10**

##### **Repealed**

*(Repealed by P.L.53-2014, SEC.20.)*

#### **IC 2-5-21-11**

##### **Repealed**

*(Repealed by P.L.53-2014, SEC.21.)*

**IC 2-5-21-12**

**Repealed**

*(Repealed by P.L.53-2014, SEC.22.)*

**IC 2-5-21-13**

**Considerations when evaluating agencies and programs**

Sec. 13. Any of the following shall be considered by staff when reviewing and doing follow-up reviews of agencies and programs:

- (1) The objectives intended for the agency or program and the problem or need that the agency or program was intended to address.
- (2) The degree to which the intended objectives of the agency or program have been achieved expressed in terms of performance, impact, or accomplishments of the agency or program.
- (3) Budget and other fiscal factors relating to the agency or program.
- (4) Areas or aspects of outstanding agency or program performance that might be effectively used by other agencies or programs.
- (5) The effect of the agency or program on the Indiana economy, including costs to consumers and businesses.
- (6) Whether another public or private program or entity can better or more economically meet the need for which the agency or program was established.
- (7) Whether the operation of the agency or program has been efficient and responsive to public needs.
- (8) The management efficiency of the agency or program and the cost effectiveness and value of the information the agency or program processes.
- (9) Any criteria identified by the subcommittee or by the council.

*As added by P.L.11-1993, SEC.3. Amended by P.L.53-2014, SEC.23.*

**IC 2-5-21-14**

**Repealed**

*(Repealed by P.L.53-2014, SEC.24.)*

**IC 2-5-21-15**

**Repealed**

*(Repealed by P.L.53-2014, SEC.25.)*

**IC 2-5-21-16**

**Repealed**

*(Repealed by P.L.53-2014, SEC.26.)*

**IC 2-5-21-17**

**Repealed**

*(Repealed by P.L.53-2014, SEC.27.)*

**IC 2-5-21-18**

**Repealed**

*(Repealed by P.L.53-2014, SEC.28.)*

**IC 2-5-21-19**

**Repealed**

*(Repealed by P.L.53-2014, SEC.29.)*

**IC 2-5-21-20**

**Cooperation of agency under evaluation**

Sec. 20. The chief administrative officer and the employees of an agency or agency that administers a program subject to evaluation under this chapter shall cooperate with the subcommittee, the council, and the legislative services agency as the staff to the subcommittee and the council, as they perform the duties under this chapter.

*As added by P.L.11-1993, SEC.3. Amended by P.L.53-2014, SEC.30.*

**IC 2-5-21-21**

**Information provided by agency under evaluation**

Sec. 21. The chief administrative officer and the employees of an agency or agency that administers a program subject to review under this chapter shall provide the legislative services agency as the staff of the subcommittee and council with the following information upon request in an electronic format under IC 5-14-6:

- (1) The identity of all agencies or subunits under the agency's direct or advisory control.
- (2) A description of all the agency's powers, duties, and functions currently performed.
- (3) A citation to all constitutional, statutory, or other authority under which the agency carries out the agency's powers, duties, and functions.
- (4) A description of the number and types of persons the agency serves.
- (5) A summary description, for the last completed fiscal year, of the number, type, and cost of personnel the agency employs in carrying out each program, and a summary description of the cost of personnel the agency employs under contract in carrying out each program.
- (6) A description identifying the source of all funds for which the agency has some responsibility.
- (7) A description of the agency's performance and accomplishments in the last fiscal year and of the budgetary costs the agency incurred in the operation of each program.
- (8) A summary description of the agency's reporting and recordkeeping requirements and activities, including the agency's management and control of information and records and the value of the information gathered compared to the cost

to respondents, and an assessment of the agency's methods to reduce and simplify the reporting and recordkeeping requirements.

(9) A summary description of the agency's budget and program for the current fiscal year and the agency's budget projections for the next succeeding fiscal year.

(10) An estimate of potential outputs of services to be produced by varying levels of budgetary inputs.

(11) A description concerning any powers, duties, or functions that in the agency's opinion are being performed and duplicated to any extent by another public or private program or entity, including the manner in which and the extent to which this duplication of effort is occurring, and any recommendations the agency has as to eliminating this situation.

(12) A description of any powers, duties, or functions that in the agency's opinion are inconsistent with current and projected public demands and that should be terminated or altered.

(13) A description of the names of those private programs or entities with which the agency has substantial contact, and a description of the nature of that contact.

(14) Any other information that the subcommittee, the staff of the subcommittee, or the council feels is necessary and proper to assist the subcommittee or the council in carrying out its duties.

*As added by P.L.11-1993, SEC.3. Amended by P.L.53-2014, SEC.31.*

**IC 2-5-22**

**Repealed**

*(Repealed by P.L.164-1995, SEC.22.)*

**IC 2-5-23**

**Repealed**

*(Repealed by P.L.53-2014, SEC.32.)*

**IC 2-5-24**

**Repealed**

*(Repealed by P.L.253-1997(ss), SEC.33.)*

**IC 2-5-24.1**

**Repealed**

*(Repealed by P.L.1-2001, SEC.51.)*

**IC 2-5-25**

**Repealed**

*(Repealed by P.L.53-2014, SEC.33.)*

**IC 2-5-26**

**Repealed**

*(Repealed by P.L.205-2013, SEC.48.)*

**IC 2-5-27**

**Repealed**

*(Repealed by P.L.247-2003, SEC.2.)*

**IC 2-5-27.2**

**Repealed**

*(Repealed by P.L.53-2014, SEC.34.)*

**IC 2-5-28**

**Repealed**

*(Repealed by P.L.5-2011, SEC.2.)*

**IC 2-5-28.5 Version a**

**Chapter 28.5. Joint Study Committee on Transportation and Infrastructure Assessment and Solutions**

*Note: This version of chapter effective until 3-24-2014. See also following repeal of this chapter, effective 3-24-2014.*

**IC 2-5-28.5-4 Version a**

**Duties of committee**

*Note: This version of section effective until 3-24-2014. See also following repeal of this chapter, effective 3-24-2014.*

Sec. 4. (a) Beginning in calendar year 2011 through calendar year 2015, the committee shall do the following:

- (1) Assess the condition of Indiana's transportation infrastructure in both the public and private sectors.
- (2) In connection with the Indiana department of transportation and other interested parties, project Indiana's transportation demands through 2035.
- (3) Determine whether Indiana's existing transportation infrastructure is capable of meeting the transportation demands projected under subdivision (2).
- (4) Establish appropriate roles and responsibilities for:
  - (A) the state and county and municipal governments; and
  - (B) the private sector;in meeting Indiana's projected transportation demands.
- (5) Identify potential funding sources for both public and private transportation and infrastructure projects.
- (6) Report its findings to the governor and, in an electronic format under IC 5-14-6, the general assembly.

(b) Beginning in calendar year 2014, the committee shall receive annual reports and related testimony from the following:

- (1) The Indiana finance authority under IC 4-4-11-46.
- (2) The Indiana department of transportation under IC 8-23-2-5.
- (3) The bureau of motor vehicles under IC 9-14-2-1.
- (4) Purdue University under IC 8-23-9-56 and IC 9-20-16-1.

*As added by P.L.5-2011, SEC.1. Amended by P.L.206-2011, SEC.3; P.L.16-2014, SEC.1.*

**IC 2-5-28.5 Version b**

**Repealed**

*(Repealed by P.L.53-2014, SEC.35.)*

*Note: This repeal of chapter effective 3-24-2014. See also preceding version of this chapter, effective until 3-24-2014.*

## **IC 2-5-29**

### **Chapter 29. Youth Advisory Council**

#### **IC 2-5-29-1**

##### **"Council"**

Sec. 1. As used in this chapter, "council" refers to the youth advisory council established by section 2 of this chapter.

*As added by P.L.69-2008, SEC.1.*

#### **IC 2-5-29-1.5**

##### **Repealed**

*(Repealed by P.L.53-2014, SEC.36.)*

#### **IC 2-5-29-1.6**

##### **"Office"**

Sec. 1.6. As used in this chapter, "office" refers to the office of the state superintendent of public instruction.

*As added by P.L.113-2010, SEC.2.*

#### **IC 2-5-29-2**

##### **Youth advisory council established**

Sec. 2. The youth advisory council is established to provide to the general assembly information from young people concerning issues that are of importance to youth in Indiana, including:

- (1) education;
- (2) employment;
- (3) strategies to increase youth involvement in state and local government;
- (4) safe environments for youth;
- (5) substance abuse;
- (6) emotional and physical health;
- (7) foster care;
- (8) poverty;
- (9) homelessness; and
- (10) youth access to state and local services.

*As added by P.L.69-2008, SEC.1.*

#### **IC 2-5-29-3**

##### **Appointment of members; terms**

Sec. 3. (a) The council consists of the following twenty-two (22) members, who must be at least sixteen (16) years of age and not more than twenty (20) years of age at the time of appointment:

- (1) Five (5) members appointed by the president pro tempore of the senate.
- (2) Five (5) members appointed by the minority leader of the senate.
- (3) Five (5) members appointed by the speaker of the house of representatives.
- (4) Five (5) members appointed by the minority leader of the house of representatives.

(5) Two (2) members appointed by the governor.

(b) The members of the council shall be selected so as to give representation to the various geographical areas of Indiana.

(c) The members of the council shall annually elect a chairperson of the council from among the members.

(d) Members of the council shall serve for a two (2) year term and may be reappointed.

(e) The appointing authority may remove an appointed member of the council for cause. Cause includes the failure to attend at least two (2) meetings within a one (1) year period.

*As added by P.L. 69-2008, SEC.1. Amended by P.L. 113-2010, SEC.3.*

### **IC 2-5-29-3.6**

#### **Attendance at meeting; excused absence from school**

Sec. 3.6. (a) This section applies to a student who attends either a public school or a nonpublic school.

(b) Attending a meeting of the council as a member is a lawful excuse for a student to be absent from school, when verified by a certificate of the state superintendent of public instruction. A student excused from school attendance under this section may not be recorded as being absent on any date for which the excuse is operative and may not be penalized by the school in any manner.

*As added by P.L. 113-2010, SEC.4.*

### **IC 2-5-29-4**

#### **Council duties**

Sec. 4. The council has the following duties:

(1) To advise the general assembly concerning proposed and pending legislation, including budget expenditures and policy matters related to youth.

(2) To advise the standing committees and study committees of the general assembly concerning issues related to youth.

(3) To conduct periodic seminars for members of the council concerning leadership, government, and the general assembly.

(4) To report to the general assembly, not later than December 1 of each year, concerning the council's activities, including any proposed legislation to implement recommendations of the council. The report must be in an electronic format under IC 5-14-6.

*As added by P.L. 69-2008, SEC.1.*

### **IC 2-5-29-5**

#### **Meetings; voting**

Sec. 5. (a) The council shall meet at least three (3) times, and not more than six (6) times, per year.

(b) Meetings held under this section must include not more than two (2) public hearings per year concerning issues of importance to youth.

(c) The affirmative votes of a majority of the members appointed to the council are required for the council to take action on any

measure, including annual reports.  
*As added by P.L.69-2008, SEC.1.*

#### **IC 2-5-29-6**

##### **Supervision and staff**

Sec. 6. (a) The Indiana bar foundation's center for civic education shall supervise the activities of the council.

(b) The Indiana bar foundation's center for civic education shall staff the council.

*As added by P.L.69-2008, SEC.1. Amended by P.L.113-2010, SEC.5.*

#### **IC 2-5-29-7**

##### **Expenses; per diem**

Sec. 7. (a) The expenses of the council shall be paid from the budget of the department of education.

(b) Each member of the council 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.

*As added by P.L.69-2008, SEC.1.*

#### **IC 2-5-29-7.5**

##### **Repealed**

*(Repealed by P.L.53-2014, SEC.37.)*

#### **IC 2-5-29-8**

##### **Repealed**

*(Repealed by P.L.113-2010, SEC.170.)*

**IC 2-5-30**

**Repealed**

*(Repealed by P.L.53-2014, SEC.38.)*

**IC 2-5-31**

**Chapter 31. Expired**

*(Expired 5-1-2013 by P.L.106-2011, SEC.1.)*

**IC 2-5-31.4**

**Repealed**

*(Repealed by P.L.6-2012, SEC.5.)*

**IC 2-5-31.8**

**Repealed**

*(Repealed by P.L.53-2014, SEC.39.)*

**IC 2-5-31.9**

**Chapter 31.9. Expired**

*(Expired 1-1-2012 by P.L.104-2011, SEC.1.)*

**IC 2-5-32.5**

**Repealed**

*(Repealed by P.L.6-2012, SEC.6.)*

**IC 2-5-33.3**

**Repealed**

*(Repealed by P.L.53-2014, SEC.40.)*

**IC 2-5-33.4**

**Repealed**

*(Repealed by P.L.53-2014, SEC.41.)*

**IC 2-5-33.5**

**Chapter 33.5. Expired**

*(Expired 12-31-2011 by P.L.142-2011, SEC.1.)*

**IC 2-5-34**

**Chapter 34. Expired**

*(Expired 12-31-2011 by P.L.229-2011, SEC.39.)*

**IC 2-5-34.7**

**Chapter 34.7. Expired**

*(Expired 1-1-2013 by P.L.92-2012, SEC.1.)*

## **IC 2-5-35**

### **Chapter 35. Indiana Uniform Law Commission**

#### **IC 2-5-35-1**

##### **"Commission"**

Sec. 1. As used in this chapter, "commission" refers to the Indiana uniform law commission established by section 2 of this chapter.  
*As added by P.L.53-2012, SEC.1.*

#### **IC 2-5-35-2**

##### **Commission established**

Sec. 2. The Indiana uniform law commission is established.  
*As added by P.L.53-2012, SEC.1.*

#### **IC 2-5-35-3**

##### **Appointment of members**

Sec. 3. The commission is comprised of the following members:

- (1) A member of the senate appointed by the president pro tempore of the senate.
- (2) A member of the senate appointed by the minority leader of the senate.
- (3) A member of the house of representatives appointed by the speaker of the house of representatives.
- (4) A member of the house of representatives appointed by the minority leader of the house of representatives.
- (5) The revisor of statutes of the general assembly.
- (6) A current or former law professor with expertise in commercial law appointed by the chief justice of Indiana.
- (7) Five (5) members appointed by the governor, not more than three (3) of whom may be from the same political party.

*As added by P.L.53-2012, SEC.1.*

#### **IC 2-5-35-4**

##### **Qualifications of members; vacancies**

Sec. 4. (a) Except for the member appointed under section 3(6) of this chapter, each member of the commission must be:

- (1) an attorney in good standing admitted to the practice of law in Indiana;
- (2) an attorney in good standing admitted to the practice of law in another state; or
- (3) a current or former law professor at a law school located in Indiana.

(b) An appointed member of the commission serves at the pleasure of the authority who appointed the member. If a member ceases to have the qualifications set forth in this chapter for the position to which the member was appointed, the member's term ends and a vacancy is created.

(c) A vacancy on the commission in the position of an appointed member shall be filled by the appointment of a new member to the position by the authority entitled under section 3 of this chapter to

make appointments to the position.  
*As added by P.L.53-2012, SEC.1.*

#### **IC 2-5-35-5**

##### **Reimbursement of expenses**

Sec. 5. (a) A member of the commission is entitled to reimbursement of actual expenses that are:

- (1) incurred by the member in participating on the commission under this chapter; and
- (2) not reimbursed from any other source.

Participation on the commission under this chapter includes attending the annual meeting of the National Conference of Commissioners on Uniform State Laws.

(b) Expenses incurred by members in participating on the commission under this chapter shall be reimbursed as follows:

- (1) The expenses of members appointed under section 3(1) through 3(4) of this chapter shall be reimbursed from money appropriated to the senate, the house of representatives, the legislative council, or the legislative services agency.
- (2) The expenses of the revisor of statutes shall be reimbursed from funds appropriated to the legislative services agency.
- (3) The expenses of members appointed under section 3(6) and 3(7) of this chapter shall be reimbursed from money appropriated to the commission.

*As added by P.L.53-2012, SEC.1.*

#### **IC 2-5-35-6**

##### **Duties of the commission**

Sec. 6. The commission shall work with the National Conference of Commissioners on Uniform State Laws to:

- (1) research;
- (2) draft; and
- (3) promote the enactment of;

uniform state laws in areas of state law where uniformity is desirable and practical.

*As added by P.L.53-2012, SEC.1.*

## **IC 2-5-36**

### **Chapter 36. Commission on Improving the Status of Children in Indiana**

#### **IC 2-5-36-1**

##### **Definitions**

Sec. 1. The following definitions apply throughout this chapter:

- (1) "Commission" refers to the commission on improving the status of children in Indiana established by section 3 of this chapter.
- (2) "Vulnerable youth" means a child served by:
  - (A) the department of child services;
  - (B) the office of the secretary of family and social services;
  - (C) the department of correction; or
  - (D) a juvenile probation department.

*As added by P.L.119-2013, SEC.1.*

#### **IC 2-5-36-2**

##### **"State agency"**

Sec. 2. As used in this chapter, "state agency" has the meaning set forth in IC 4-6-3-1.

*As added by P.L.119-2013, SEC.1.*

#### **IC 2-5-36-3**

##### **Commission established**

Sec. 3. The commission on improving the status of children in Indiana is established.

*As added by P.L.119-2013, SEC.1.*

#### **IC 2-5-36-4**

##### **Membership of commission**

Sec. 4. The commission consists of eighteen (18) members as follows:

- (1) One (1) legislative member appointed by the speaker of the house of representatives.
- (2) One (1) legislative member appointed by the minority leader of the house of representatives.
- (3) One (1) legislative member appointed by the president pro tempore of the senate.
- (4) One (1) legislative member appointed by the minority leader of the senate.
- (5) The superintendent of public instruction.
- (6) The director of the department of child services.
- (7) One (1) judge or justice with experience in juvenile law appointed by the chief justice of Indiana to serve on the commission for a period of four (4) years.
- (8) The executive director of the prosecuting attorneys council of Indiana.
- (9) The executive director of the public defender council of Indiana.

- (10) The secretary of family and social services.
- (11) The state health commissioner.
- (12) The director of the department of correction division of youth services.
- (13) One (1) representative of the juvenile probation system, appointed by the chief justice of Indiana for a period of four (4) years.
- (14) The director of the office of management and budget, or the director of the state budget agency, as selected by the governor.
- (15) A member of the governor's staff, to be appointed by the governor.
- (16) The executive director of the division of state court administration.
- (17) The director of the division of mental health and addiction.
- (18) The attorney general, who shall serve as a nonvoting member.

*As added by P.L.119-2013, SEC.1.*

#### **IC 2-5-36-5**

##### **Chairperson; agenda**

Sec. 5. (a) The judge or justice appointed under section 4(7) of this chapter shall serve as the chairperson of the commission in calendar year 2013 and every third year thereafter.

(b) The chairperson of the legislative council shall designate one (1) legislative member of the commission to serve as the chairperson of the commission in calendar year 2014 and every third year thereafter.

(c) The member of the governor's staff appointed under section 4(15) of this chapter shall serve as the chairperson of the commission in calendar year 2015 and every third year thereafter.

(d) The chairperson shall determine the agenda for the commission.

*As added by P.L.119-2013, SEC.1.*

#### **IC 2-5-36-6**

##### **Removal of legislative member; vacancy**

Sec. 6. (a) A legislative member of the commission may be removed at any time by the appointing authority who appointed the legislative member.

(b) If a vacancy exists on the commission, the appointing authority who appointed the former member whose position has become vacant shall appoint an individual to fill the vacancy.

*As added by P.L.119-2013, SEC.1.*

#### **IC 2-5-36-7**

##### **Per diem, mileage, and travel expenses**

Sec. 7. 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.  
*As added by P.L.119-2013, SEC.1.*

### **IC 2-5-36-8**

#### **Voting requirements**

Sec. 8. The affirmative votes of a majority of the members appointed to the commission are required for the commission to take action on any measure, including final reports.

*As added by P.L.119-2013, SEC.1.*

### **IC 2-5-36-9**

#### **Duties of the commission**

Sec. 9. The commission shall do the following:

(1) Study and evaluate the following:

(A) Access to services for vulnerable youth.

(B) Availability of services for vulnerable youth.

(C) Duplication of services for vulnerable youth.

(D) Funding of services available for vulnerable youth.

(E) Barriers to service for vulnerable youth.

(F) Communication and cooperation by agencies concerning vulnerable youth.

(G) Implementation of programs or laws concerning vulnerable youth.

(H) The consolidation of existing entities that serve vulnerable youth.

(I) Data from state agencies relevant to evaluating progress, targeting efforts, and demonstrating outcomes.

(J) Crimes of sexual violence against children.

(K) The impact of social networking web sites, cellular telephones and wireless communications devices, digital media, and new technology on crimes against children.

(2) Review and make recommendations concerning pending legislation.

(3) Promote information sharing concerning vulnerable youth across the state.

(4) Promote best practices, policies, and programs.

(5) Cooperate with:

(A) other child focused commissions;

(B) the judicial branch of government;

(C) the executive branch of government;

(D) stakeholders; and

(E) members of the community.

(6) Submit a report not later than July 1 of each year regarding the commission's work during the previous year. The report shall be submitted to the legislative council, the governor, and the chief justice of Indiana. The report to the legislative council must be in an electronic format under IC 5-14-6.

*As added by P.L.119-2013, SEC.1. Amended by P.L.156-2014, SEC.1.*

**IC 2-5-36-10****Requesting and receiving information**

Sec. 10. The commission may do the following:

- (1) Request information or a presentation from an agency involved with vulnerable youth.
- (2) Request and review outcome data from an agency related to vulnerable youth.
- (3) Receive information from experts concerning vulnerable youth.

*As added by P.L.119-2013, SEC.1.*

**IC 2-5-36-11****Staff support**

Sec. 11. The Indiana judicial center shall provide support staff for the commission.

*As added by P.L.119-2013, SEC.1.*

**IC 2-5-36-12****Expiration**

Sec. 12. The commission and this chapter expire January 1, 2019.

*As added by P.L.53-2014, SEC.42.*

**IC 2-5-36.1**

**Repealed**

*(Repealed by P.L.53-2014, SEC.43.)*

**IC 2-5-36.2**

**Repealed**

*(Repealed by P.L.53-2014, SEC.44.)*

**IC 2-5-36.3**

**Chapter 36.3. Expired**

*(Expired 1-1-2014 by P.L.277-2013, SEC.1.)*

**IC 2-5-36.5**

**Repealed**

*(Repealed by P.L.53-2014, SEC.45.)*

**IC 2-5-36.8**

**Repealed**

*(Repealed by P.L.53-2014, SEC.46.)*

**IC 2-5-37.7**

**Chapter 37.7. Expired**

*(Expired 12-1-2013 by P.L.209-2013, SEC.1.)*

**IC 2-5-38.1**

**Repealed**

*(Repealed by P.L.53-2014, SEC.47.)*

**IC 2-5.5**

**ARTICLE 5.5. REPEALED**

*(Repealed by P.L.13-2013, SEC.2.)*

**IC 2-6**

**ARTICLE 6. LEGISLATIVE PRINTING**

**IC 2-6-1**

**Repealed**

*(Repealed by Acts 1972, P.L.18, SEC.2.)*

## **IC 2-6-1.5**

### **Chapter 1.5. Printing and Distribution of Bills, Laws, and Journals**

#### **IC 2-6-1.5-0.5**

##### **"Printing and distribution" defined**

Sec. 0.5. As used in this chapter, "printing and distribution" includes the production and transmission of electronic versions of legislative documents that are subject to this chapter.

*As added by P.L.8-1997, SEC.1.*

#### **IC 2-6-1.5-1**

##### **Items to be printed**

Sec. 1. The Indiana general assembly shall, in accordance with the provisions of this chapter, provide for the preparation, printing and distribution of its bills, the session laws and journals of each session, the Indiana Code and supplements to the Indiana Code, and such miscellaneous printing of stationery, reports and other items, including the printing needs of its service and administrative agency, the Indiana legislative council, as may occur.

*(Formerly: Acts 1972, P.L.18, SEC.1.) As amended by Acts 1977, P.L.7, SEC.1.*

#### **IC 2-6-1.5-2**

##### **Contracts; competitive bidding**

Sec. 2. (a) All contracts:

- (1) for legislative printing; or
- (2) for compiling, computerizing, indexing, and printing the Indiana Administrative Code and Indiana Register under IC 4-22;

shall be awarded by the duly elected membership of Indiana legislative council.

(b) The Indiana department of administration shall render any requested assistance to the council in the preparation of specifications, the setting up of bidding procedures, and the evaluation of bids. However, the determination of the lowest and best bid by the legislative council shall in all instances be final.

*(Formerly: Acts 1972, P.L.18, SEC.1.) As amended by P.L.31-1985, SEC.38.*

#### **IC 2-6-1.5-3**

##### **Journals of house and senate**

Sec. 3. (a) The supervision of the preparation and indexing of the Journals of the House and Senate of each session of the General Assembly shall be the duty of the Clerk of the House and the Secretary of the Senate, respectively.

(b) Copies of the Journals of each house shall be distributed to all state elected officials. Sufficient additional copies shall be furnished to the Indiana State Library to provide for the state-wide availability of the Journals and to fill requests from official agencies in other

states.

*(Formerly: Acts 1972, P.L.18, SEC.1.)*

#### **IC 2-6-1.5-4**

##### **Session laws; Indiana Code and supplements**

Sec. 4. (a) The supervision of the preparation, indexing, and printing of the session laws of each session of the general assembly shall be the duty of the legislative council.

(b) It shall be the duty of the speaker of the house of representatives and the president pro tempore of the senate, as soon as the printing of the session laws shall be done, to certify the fact that the printed session laws have been compared with the enrolled acts and joint resolutions and have been found correct. A certificate attesting to the accuracy of the printed session laws shall be signed and dated by the speaker and president pro tempore and shall be annexed in print to the volumes of session laws.

(c) Immediately upon receipt of the bound volumes of session laws by the legislative council, one (1) copy of these session laws shall be delivered to each of the clerks of the circuit courts of the state.

(d) It is hereby made the duty of each clerk of the circuit court, upon delivery to him of the copy of the enrolled acts referred to in section 5 of this chapter, to send to the governor by first class mail a certificate under the seal of his office showing the date of his receipt for such laws, as provided in IC 1-1-3-1.

(e) The legislative services agency shall distribute copies of the Indiana Code and the supplements to the Indiana Code to each clerk of the circuit court in a sufficient amount to provide copies for local officials, as directed by the legislative council. In addition, the legislative services agency shall distribute one (1) copy of the Indiana Code and one (1) copy of each supplement to the Indiana Code to each public library located in Indiana.

(f) The legislative services agency shall distribute copies of the Indiana Code and the supplements to the Indiana Code to all state elected officials and state governmental agencies and shall fill requests for the session laws from official agencies in other states.

(g) The legislative services agency shall provide, from supplies remaining after the distributions are made under subsections (e) through (f), copies of the Indiana Code and supplements to a local official who makes a written request to the legislative services agency for copies. The cost to a local official for a copy provided under this subsection is the same as the cost of a copy sold under subsection (h). A local official:

(1) who:

(A) does not receive copies of the Indiana Code and supplements from those distributed to the clerk of the circuit court under subsection (e); and

(B) requests, receives, and pays for copies of the Indiana Code and supplements under this subsection; or

(2) who:

(A) submitted a written request to the agency for copies of the Indiana Code and supplements; and  
(B) did not receive copies of the Indiana Code, or a supplement, or both, because the supplies were exhausted; must be added to the distribution list for copies of the Indiana Code and supplements that is maintained by the legislative services agency. A local official who is added under this subsection to the distribution list maintained by the legislative services agency is entitled to receive one (1) copy of all subsequent publications of the Indiana Code and the supplements to the Indiana Code upon payment of the cost for the copy that is prescribed under this subsection.

(h) When each distribution of the session laws, the Indiana Code, or the latest supplement to the Indiana Code is completed, the remaining copies may be sold by the Indiana legislative services agency at the cost set by statute. Money collected from the sale of those items shall be deposited with the treasurer of state.

*(Formerly: Acts 1972, P.L.18, SEC.1; Acts 1973, P.L.4, SEC.1.) As amended by Acts 1977, P.L.7, SEC.2; Acts 1980, P.L.1, SEC.1; Acts 1982, P.L.8, SEC.1; P.L.9-1997, SEC.1.*

#### **IC 2-6-1.5-5**

##### **Distribution of enrolled acts**

*Revisor's Note: The version of IC 2-6-1.5-5 printed in the 2004 edition of the Indiana Code was printed incorrectly. Use the following version of IC 2-6-1.5-5.*

Sec. 5. (a) Not more than fourteen (14) days (including Saturdays, Sundays, and legal holidays) after the last day the governor must take action on enrolled acts passed during any session of the general assembly, the legislative services agency shall distribute to the clerk of the circuit court of each county one (1) copy of each enrolled act of that session which became law.

(b) A copy of the enrolled acts distributed under subsection (a) may be in the form of:

- (1) a hard paper copy; or
- (2) an electronic copy:
  - (A) on a computer disk;
  - (B) on a CD-ROM disk; or
  - (C) in another machine readable format.

(c) The clerk of the circuit court of each county may inform the legislative services agency whether the clerk prefers to receive the enrolled acts in the form of:

- (1) a hard paper copy; or
- (2) an electronic copy described in subsection (b)(2) that is available from the legislative services agency.

(d) If a clerk of circuit court informs the legislative services agency under subsection (c) that the clerk prefers to receive the enrolled acts in the form described in subsection (c)(1) or in a form described in subsection (c)(2), the legislative services agency shall deliver the enrolled acts to the clerk in the form for which the clerk has expressed a preference.

(e) This distribution shall be delivered by certified mail, or by any other means of delivery that includes a return receipt, to each of the clerks of the counties of the state, and shall fulfill the publication and circulation requirements of Art. 4, Sec. 28 of the Constitution of the State of Indiana.

*(Formerly: Acts 1973, P.L.4, SEC.2.) As amended by Acts 1978, P.L.3, SEC.3; P.L.8-1997, SEC.2; P.L.2-2001, SEC.1.*

## IC 2-6-2

### Chapter 2. Legislative Emblems

#### IC 2-6-2-1

##### Official logotypes

Sec. 1. The logotypes described in sections 2 through 3 of this chapter are adopted as the official logotypes of the general assembly.  
*As added by P.L.5-1987, SEC.1.*

#### IC 2-6-2-2

##### Single color logotype

Sec. 2. The single color logotype may be dark blue or black on white as follows:



*As added by P.L.5-1987, SEC.1.*

#### IC 2-6-2-3

##### Two color logotype

Sec. 3. The two (2) color logotype is dark blue and dark yellow on white. Referring to the black and white logotype illustrated in section 2 of this chapter, the two (2) color logotype is colored as follows:

- (1) The outer and inner white rings, the six (6) inner white stars, and the black lines in the dome are dark yellow.
- (2) The outer circle of thirteen (13) stars, the dome, the flagpole, and the flag are white, except for the lines in the dome.
- (3) The portion of the black and white logotype that appears in black is dark blue except:
  - (A) the lines in the dome; and
  - (B) the black circle that surrounds the outer white ring is deleted.

*As added by P.L.5-1987, SEC.1.*

#### IC 2-6-2-4

##### Symbolism of logotype

Sec. 4. (a) The symbolism of the logotype is as follows:

- (1) The outer ring represents the unity of the United States.
- (2) The inner ring represents the unity of the people of Indiana.
- (3) The outer circle of thirteen (13) stars represents the original thirteen (13) colonies of the United States.
- (4) The six (6) inner stars represent the first six (6) states to be admitted to the union of states after the original thirteen (13) of which Indiana was the sixth.
- (5) The dome represents the Indiana state capitol building in which the general assembly holds its sessions.
- (6) The flag represents the flag of the United States.

*As added by P.L.5-1987, SEC.1.*

**IC 2-6-2-5**

**Adoption of logotype**

Sec. 5. The logotype was first adopted on October 5, 1976, as the official logotype of the select committee on the centennial history of the Indiana general assembly. The logotype was used in the celebration of the One Hundredth General Assembly.

*As added by P.L.5-1987, SEC.1.*

**IC 2-6-2-6**

**Persons authorized to use logotype; violations**

Sec. 6. (a) A person shall not use the logotype of the general assembly unless the person:

- (1) is a member of the general assembly;
- (2) is an employee or agent of the general assembly or an agency of the general assembly;
- (3) is an agency or instrumentality of the general assembly; or
- (4) has written authorization of the chairman and vice chairman of the legislative council.

(b) A person who violates this section commits a Class A infraction.

*As added by P.L.5-1987, SEC.1.*

## **IC 2-7**

### **ARTICLE 7. LOBBYISTS**

#### **IC 2-7-1**

##### **Chapter 1. Definitions**

###### **IC 2-7-1-0.1**

###### **Application of definitions**

Sec. 0.1. The definitions in this chapter apply throughout this article.

*As added by P.L.58-2010, SEC.4.*

###### **IC 2-7-1-1**

###### **"Activity report"**

Sec. 1. "Activity report" means the activity report provided for by IC 2-7-3.

*As added by Acts 1981, P.L.9, SEC.1.*

###### **IC 2-7-1-1.3**

###### **"Candidate"**

Sec. 1.3. "Candidate" refers to a candidate for election to the general assembly.

*As added by P.L.58-2010, SEC.5.*

###### **IC 2-7-1-1.5**

###### **Repealed**

*(Repealed by P.L.58-2010, SEC.35.)*

###### **IC 2-7-1-1.7**

###### **"Close relative"**

Sec. 1.7. (a) "Close relative" of an individual refers to any of the following:

- (1) The individual's spouse.
- (2) A parent of the individual or a parent of the individual's spouse.
- (3) A child of the individual or a child of the individual's spouse.
- (4) A sibling of the individual or a sibling of the individual's spouse.
- (5) An aunt or an uncle of the individual or an aunt or uncle of the individual's spouse.
- (6) A niece or nephew of the individual or a niece or nephew of the individual's spouse.
- (7) A grandparent of the individual or a grandparent of the individual's spouse.
- (8) A grandchild of the individual or a grandchild of the individual's spouse.
- (9) A great-grandparent of the individual or a great-grandparent of the individual's spouse.
- (10) A great-grandchild of the individual or a great-grandchild

of the individual's spouse.

(b) A relative by adoption, half-blood, marriage, or remarriage is considered as a relative of whole kinship.

*As added by P.L.58-2010, SEC.6.*

#### **IC 2-7-1-1.9**

##### **"Commission"**

Sec. 1.9. "Commission" refers to the Indiana lobby registration commission established by IC 2-7-1.6-1.

*As added by P.L.58-2010, SEC.7.*

#### **IC 2-7-1-2**

##### **"Compensation"**

Sec. 2. "Compensation" means anything of value given as payment for doing or refraining from doing an activity.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-1-3**

##### **"Expenditure"**

Sec. 3. "Expenditure" means any advance, conveyance, deposit, distribution, transfer of funds, loan, payment, honorarium, pledge, or subscription of money or anything of value, and any contract, agreement, promise, or other obligation, whether or not legally enforceable, to make an expenditure.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-1-4**

##### **"Gift"**

Sec. 4. (a) "Gift" means the voluntary transfer of anything of value without consideration.

(b) The term does not include a contribution (as defined in IC 3-5-2-15).

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.9-1993, SEC.3; P.L.58-2010, SEC.8.*

#### **IC 2-7-1-5**

##### **"Immediate family"**

Sec. 5. "Immediate family" means a spouse residing in the person's household and dependent children.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-1-6**

##### **"Influencing legislative action"**

Sec. 6. "Influencing legislative action" means promoting, supporting, influencing, modifying, opposing, or delaying any legislative action by any means.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-1-7**

##### **"Legislative action"**

Sec. 7. "Legislative action" means any matter within the authority of the general assembly; it includes the drafting, introduction, consideration, modification, enactment, or defeat of any bill, resolution, amendment, report, or other matter by the general assembly or by either house or any committee, subcommittee, joint or select committee thereof, or by a member or employee of the general assembly acting in his official capacity. "Legislative action" also means the action of the governor in approving or vetoing any bill.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-1-7.2**

##### **"Legislative body"**

Sec. 7.2. "Legislative body" refers to any of the following:

- (1) The general assembly.
- (2) The house of representatives.
- (3) The senate.
- (4) A standing or other committee established by the rules of the house of representatives or the senate.
- (5) A committee established by statute or by the legislative council. An individual who:
  - (A) is a member of a committee described in this subdivision; and
  - (B) is not a member of the general assembly;is not considered to be a member of a legislative body for purposes of this article.
- (6) A caucus of the house of representatives or the senate.

*As added by P.L.58-2010, SEC.9.*

#### **IC 2-7-1-7.5**

##### **"Legislative liaison"**

Sec. 7.5. "Legislative liaison" has the meaning set forth in IC 5-14-7-3.

*As added by P.L.58-2010, SEC.10.*

#### **IC 2-7-1-8**

##### **"Legislative person"**

Sec. 8. "Legislative person" means any of the following:

- (1) A member.
- (2) A candidate.
- (3) An officer of the general assembly.
- (4) An employee of the legislative department of state government.
- (5) A member of the immediate family of anyone described in subdivision (1), (2), (3), or (4). A lobbyist who is a close relative of a legislative person is not considered a legislative person.
- (6) A paid consultant of the general assembly.
- (7) An official of an agency of the legislative department of state government.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.58-2010, SEC.11; P.L.165-2013, SEC.1.*

#### **IC 2-7-1-9**

##### **"Lobbying"**

Sec. 9. "Lobbying" means communicating by any means, or paying others to communicate by any means, with any legislative person with the purpose of influencing any legislative action.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.58-2010, SEC.12.*

#### **IC 2-7-1-10**

##### **"Lobbyist"**

Sec. 10. (a) "Lobbyist" means any person who:

- (1) engages in lobbying; and
- (2) in any registration year, receives or expends an aggregate of at least five hundred dollars (\$500) in compensation or expenditures reportable under this article for lobbying, whether the compensation or expenditure is solely for lobbying or the lobbying is incidental to that individual's regular employment.

(b) The following are not considered lobbyists:

- (1) A public employee or public official.
- (2) The National Conference of State Legislatures.
- (3) The National Conference of Insurance Legislators.
- (4) The American Legislative Exchange Council.
- (5) Women in Government.
- (6) The Council of State Governments.
- (7) The National Black Caucus of State Legislators.
- (8) Any other national organization established for the education and support of legislative leadership, legislators, legislative staff, or related government employees.

(c) The annual registration fee imposed under IC 2-7-2-1 is not to be considered for purposes of determining whether a person is a lobbyist as defined in subsection (a).

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.9-1993, SEC.4; P.L.58-2010, SEC.13; P.L.165-2013, SEC.2.*

#### **IC 2-7-1-10.5**

##### **"Member"**

Sec. 10.5. "Member", except as used in section 8(5) of this chapter, IC 2-7-3-3(a), and IC 2-7-7-8, refers to a member of the general assembly.

*As added by P.L.58-2010, SEC.14.*

#### **IC 2-7-1-11**

##### **"Payment"**

Sec. 11. (a) "Payment" means a payment, compensation, reimbursement, distribution, transfer, loan, advance, conveyance, deposit, gift, pledge, subscription, or other rendering of money, property, services, or anything else of value, whether tangible or

intangible, and any contract, agreement, promise, or other obligation, whether or not legally enforceable, to make a payment.

(b) "Paid" means that payment has been made.

(c) "Pay" means the act of making a payment.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-1-12**

##### **"Person"**

Sec. 12. "Person" means a human being, corporation, limited liability company, partnership, association, firm, or educational institution.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.8-1993, SEC.3.*

#### **IC 2-7-1-13**

##### **"Public employee"**

Sec. 13. "Public employee" means an employee of the state or federal government or a political subdivision of either of those governments and does include an official or employee of a state educational institution.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.2-2007, SEC.5.*

#### **IC 2-7-1-14**

##### **"Public official"**

Sec. 14. "Public official" means an individual who holds office in the executive, judicial, or legislative branch of the state or federal government or a political subdivision of either of those governments and includes an official or employee of a state educational institution.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.2-2007, SEC.6.*

#### **IC 2-7-1-15**

##### **Repealed**

*(Repealed by P.L.58-2010, SEC.35.)*

#### **IC 2-7-1-16**

##### **"Registration statement"**

Sec. 16. "Registration statement" means the registration statement provided for by IC 2-7-2.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-1-17**

##### **Repealed**

*(Repealed by P.L.58-2010, SEC.35.)*

#### **IC 2-7-1-18**

##### **"Reporting year"**

Sec. 18. "Reporting year" means the period from November 1 of

the immediately preceding calendar year through October 31 of the following calendar year.

*As added by P.L.229-2011, SEC.40.*

## **IC 2-7-1.6**

### **Chapter 1.6. Indiana Lobby Registration Commission**

#### **IC 2-7-1.6-0.3**

##### **Rules and policies adopted before July 1, 1992 continue in force until modified by commission**

Sec. 0.3. Any written rules or policies adopted by the secretary of state to administer this article before July 1, 1992, continue in force until rescinded or modified by the legislative ethics commission (now the Indiana lobby registration commission) established by IC 2-7-1.6, as added by P.L.3-1992.

*As added by P.L.220-2011, SEC.9.*

#### **IC 2-7-1.6-1**

##### **Establishment**

Sec. 1. (a) The Indiana lobby registration commission is established.

(b) The commission is a separate and an independent agency within the legislative branch of state government.

(c) The commission shall administer this article.

*As added by P.L.3-1992, SEC.6. Amended by P.L.9-1993, SEC.6.*

#### **IC 2-7-1.6-2**

##### **Membership**

Sec. 2. (a) The commission consists of four (4) members. The president pro tempore of the senate, the minority floor leader of the senate, the speaker of the house of representatives, and the minority floor leader of the house of representatives shall each appoint one (1) member.

(b) Not more than two (2) of the four (4) members may hold the same political affiliation.

(c) An incumbent legislator or lobbyist may not be appointed as a member of the commission.

*As added by P.L.3-1992, SEC.6.*

#### **IC 2-7-1.6-3**

##### **Terms; vacancies**

Sec. 3. (a) Each member of the commission serves for a term of four (4) years, beginning January 1.

(b) Members of the commission may be reappointed to successive terms.

(c) The appropriate appointing authority shall fill a vacancy on the commission for the duration of the unexpired term.

*As added by P.L.3-1992, SEC.6.*

#### **IC 2-7-1.6-4**

##### **Chairman**

Sec. 4. A chairman shall be selected for the commission to serve for a term of one (1) year. The chairman's term begins January 1. The chairman to serve in even-numbered years shall be designated by the

president pro tempore of the senate, and the chairman to serve in odd-numbered years shall be designated by the speaker of the house of representatives.

*As added by P.L.3-1992, SEC.6.*

#### **IC 2-7-1.6-5**

##### **Powers and duties**

Sec. 5. (a) The commission has the powers and duties specified in this article.

(b) The commission may do the following:

- (1) Hold meetings as necessary.
- (2) Make recommendations to the general assembly concerning administration of this article.
- (3) Subject to IC 2-7-7, receive and hear any complaint alleging a violation of this article.
- (4) Obtain information relevant to an audit conducted or a complaint filed under this article.
- (5) Administer oaths.
- (6) Act as an advisory body by providing advisory opinions to lobbyists on questions relating to the requirements of this article.
- (7) Establish qualifications for and employ the personnel required to implement this article.
- (8) Adopt rules and procedures necessary or appropriate to carry out its duties.
- (9) Make reasonable and necessary expenditures of money appropriated to the commission.
- (10) Do other things necessary and proper:
  - (A) to implement this article; or
  - (B) as requested by the general assembly or the legislative council.

*As added by P.L.3-1992, SEC.6. Amended by P.L.9-1993, SEC.7.*

#### **IC 2-7-1.6-6**

##### **Majority vote**

Sec. 6. The vote of at least three (3) members is required for the commission to take official action.

*As added by P.L.3-1992, SEC.6.*

#### **IC 2-7-1.6-7**

##### **Per diem; mileage; travel allowances**

Sec. 7. When the commission meets, each member is entitled to receive the same per diem, mileage, and travel allowances approved by the legislative council for lay members serving on interim study committees established by the legislative council.

*As added by P.L.3-1992, SEC.6.*

#### **IC 2-7-1.6-8**

##### **Repealed**

*(Repealed by P.L.9-1993, SEC.18.)*

**IC 2-7-1.6-9**

**Application of chapter to committees under IC 2-2.1-3-5**

Sec. 9. Nothing in this chapter affects the committees established under IC 2-2.1-3-5.

*As added by P.L.3-1992, SEC.6.*

## IC 2-7-2

### Chapter 2. Registration Statements

#### IC 2-7-2-1

##### **Filing requirement; online registration**

Sec. 1. (a) For each reporting year, each lobbyist shall file with the commission a registration statement under oath accompanied by the registration fee required by this section. Except as otherwise provided in section 1.5 of this chapter, a lobbyist shall use the commission's online system to file the lobbyist's registration statement electronically.

(b) Except as provided in subsection (c), the registration fee is two hundred dollars (\$200).

(c) The registration fee of a lobbyist that satisfies either of the following is one hundred dollars (\$100):

(1) The lobbyist is a nonprofit organization exempt from federal income taxation under Section 501(c)(3) or 501(c)(4) of the Internal Revenue Code.

(2) The lobbyist:

(A) is an employee of a lobbyist described in subdivision (1); and

(B) performs lobbying services for the employer as part of the lobbyist's salaried responsibilities.

*As added by Acts 1981, P.L.9, SEC.1. Amended by Acts 1982, P.L.9, SEC.1; P.L.3-1992, SEC.7; P.L.9-1993, SEC.8; P.L.165-2013, SEC.3.*

#### IC 2-7-2-1.5

##### **Online registration and report filing; request for exemption; additional filing fee for exemption; expiration of exemption; exemption void if additional fee not paid**

Sec. 1.5. (a) A lobbyist may submit a written request that the commission grant an exception to the electronic filing required in section 1 of this chapter and IC 2-7-3-1.

(b) A lobbyist must file a request for an exception under subsection (a) not later than sixty (60) days before the start of the reporting year for which the request is filed using the form prescribed by the commission.

(c) The commission may approve a request for an exception under subsection (a) if the commission finds that the electronic filing requirement poses a hardship for the lobbyist.

(d) If the commission grants an exception, the lobbyist must pay the commission an additional filing fee. The amount of the additional fee equals the amount that the lobbyist would have been required to pay the state's third party vendor to file registration statements and activity reports electronically for that reporting year.

(e) An exception granted under this section is valid only for the reporting year for which it is granted. An exception granted under this section is void if the additional fee is not paid in full within thirty (30) days after the exception is granted.

*As added by P.L.165-2013, SEC.4.*

#### **IC 2-7-2-2**

##### **Time of filing; expiration of registration; late filing; fees**

Sec. 2. (a) The term of a registration statement is the same as the term of the reporting year for which the statement is filed. Each registration statement shall be filed not later than the first day of the reporting year, or within fifteen (15) business days after a person becomes a lobbyist, whichever is later. The commission may accept registration statements for a period of up to sixty (60) days before the first day of the reporting year to which they apply, as the commission determines.

(b) Subject to subsections (c) and (d), the commission shall impose a late registration fee of not more than one hundred dollars (\$100) per day for each day after the deadline until the statement is filed.

(c) The late registration fee shall not exceed four thousand five hundred dollars (\$4,500).

(d) The commission may waive all or part of the late registration fee if the commission determines that the circumstances make imposition of the fee inappropriate.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.8; P.L.9-1993, SEC.9; P.L.58-2010, SEC.15; P.L.165-2013, SEC.5.*

#### **IC 2-7-2-3**

##### **Contents; lobbyists compensated for lobbying**

Sec. 3. The registration statement of each lobbyist who is compensated for lobbying shall include:

(1) his name, social security number, residence address and telephone number, business address and telephone number, and the addresses and telephone numbers of any temporary living or business quarters he has in Marion County;

(2) the name, business address, telephone number, and kind of business of each person (including the names of each officer or partner) who compensates him;

(3) his primary occupation and the name or names of his employers if different than those specified in subdivision (2); and

(4) the subject matter of his lobbying.

*As added by Acts 1981, P.L.9, SEC.1. Amended by Acts 1982, P.L.9, SEC.2; P.L.6-1987, SEC.1.*

#### **IC 2-7-2-4**

##### **Contents; statements of lobbyists compensating person for lobbying**

Sec. 4. The registration statement of each lobbyist who compensates a person for lobbying shall include:

(1) his full name, business address and telephone number, kind of business, and the full name of the individual who controls the

- business, the partners, if any, and officers;
- (2) the full name, and business address and telephone number of each person compensated by him as a lobbyist;
- (3) the subject matter for which he has employed or contracted with a lobbyist.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-2-5**

##### **Amendments; changes in information; notice of termination**

Sec. 5. If a material change occurs in any of the information contained in a registration statement, an appropriate amendment shall be filed within fifteen (15) days after the change. Each registered lobbyist may file a notice of termination within fifteen (15) days after he ceases the activity which required his registration; however, this does not relieve him of the reporting requirements of IC 2-7-3. *As added by Acts 1981, P.L.9, SEC.1. Amended by Acts 1982, P.L.9, SEC.3.*

#### **IC 2-7-2-6**

##### **Exemptions; application of this chapter, article, and IC 2-7-3**

Sec. 6. (a) The provisions of this chapter and IC 2-7-3 are not applicable to any full-time or part-time public official acting in his official capacity or any full-time or part-time public employee in Indiana acting within the scope of his employment.

(b) The provisions of this chapter are not applicable to any newspaper or other periodical of general circulation, book publisher, news wire service, radio or television station (including any individual who owns, publishes, or is employed by any such newspaper or periodical, radio or television station) which in the ordinary course of business publishes news items, editorials, or other comments, or paid advertisement, which directly or indirectly urge legislative action if such newspaper, periodical, book publisher, radio or television station, or individual engages in no further or other activities in connection with urging legislative action other than to appear before a committee of the legislature in support of or in opposition to such action.

(c) The provisions of this chapter are not applicable to an individual invited, by any member of the general assembly, to testify before the general assembly or a legislative committee at the time the individual is testifying.

(d) The provisions of this chapter are not applicable to any officer or employee of the state central committee of a political party while acting within the scope of his employment.

(e) This chapter does not apply to a person whose lobbying services are performed without compensation.

(f) Notwithstanding the definition of "lobbying" as specified in IC 2-7-1-9, in no instance shall the language of this chapter be construed to prohibit in any way free and open communication between any citizen of this state and members of the general assembly.

(g) This article does not apply to:

- (1) an insurance policy;
- (2) a credit card agreement;
- (3) a recorded mortgage secured by real property; or
- (4) a written agreement with a financial institution (as defined in IC 28-1-1-3);

if the insurance policy, credit card, mortgage, or agreement was issued or made in the ordinary course of business.

(h) This article does not apply to compensation paid to the spouse of a legislator for goods or services provided by the spouse in the ordinary course of business to a lobbyist or a lobbyist's employer.

(i) The items to which this article does not apply under subsection (g) or (h) shall not be included in activity reports filed under IC 2-7-3-3.

*As added by Acts 1981, P.L.9, SEC.1. Amended by Acts 1982, P.L.9, SEC.4; P.L.3-1992, SEC.9; P.L.9-1993, SEC.10.*

## **IC 2-7-3**

### **Chapter 3. Activity Reports**

#### **IC 2-7-3-1**

##### **Filing requirement; online filing**

Sec. 1. (a) Each lobbyist shall file semiannually with the commission an activity report under oath. A lobbyist shall file a separate activity report relating to each person from whom the lobbyist receives payment for lobbying.

(b) Except as otherwise provided in IC 2-7-2-1.5, a lobbyist shall use the commission's online system to file the lobbyist's semiannual activity reports electronically.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.10; P.L.165-2013, SEC.6.*

#### **IC 2-7-3-2**

##### **Time of filing; failure to file; penalty; limitation**

Sec. 2. (a) One (1) activity report shall be filed not later than May 31, covering the period from November 1 of the immediately preceding calendar year through April 30. The other activity report shall be filed not later than November 30, covering the period from May 1 through October 31. The commission shall provide a copy of an activity report to a member of the general assembly at the request of the member.

(b) Subject to subsections (c) and (d), the commission shall impose a penalty of not more than one hundred dollars (\$100) per day for each day that the person fails to file any report required by this chapter until the report is filed.

(c) The penalty shall not exceed four thousand five hundred dollars (\$4,500) per report.

(d) The commission may waive all or part of the penalty if the commission determines that the circumstances make imposition of the penalty inappropriate.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.11; P.L.9-1993, SEC.11; P.L.162-2003, SEC.1; P.L.58-2010, SEC.16; P.L.165-2013, SEC.7.*

#### **IC 2-7-3-3**

##### **Activity report contents; reporting thresholds; excluded items**

Sec. 3. (a) The activity reports of each lobbyist shall include the following information:

(1) A complete and current statement of the information required to be supplied under IC 2-7-2-3 and IC 2-7-2-4.

(2) Total expenditures on lobbying (prorated, if necessary) broken down to include at least the following categories:

(A) Compensation to others who perform lobbying services.

(B) Reimbursement to others who perform lobbying services.

(C) Receptions.

(D) Entertainment, including meals.

- (E) Gifts made to a legislative person.
  - (3) Subject to section 3.5 of this chapter, a statement of each:
    - (A) expenditure for entertainment (including meals and drink); or
    - (B) gift;that equals fifty dollars (\$50) or more in one (1) day, or expenditures for entertainment (including meals and drink) or gifts that together total more than two hundred fifty dollars (\$250) during the reporting year, if the expenditures and gifts are made by the lobbyist or the lobbyist's agent to benefit a specific legislative person.
  - (4) A list of the general subject matter of each bill or resolution concerning which a lobbying effort was made within the registration period.
  - (5) The name of each member of the general assembly from whom the lobbyist has received an affidavit required under IC 2-2.1-3-3.5.
  - (b) In the second semiannual report, when total amounts are required to be reported, totals shall be stated both for the period covered by the statement and for the entire reporting year.
  - (c) An amount reported under this section is not required to include the following:
    - (1) Overhead costs.
    - (2) Charges for any of the following:
      - (A) Postage.
      - (B) Express mail service.
      - (C) Stationery.
      - (D) Facsimile transmissions.
      - (E) Telephone calls.
    - (3) Expenditures for the personal services of clerical and other support staff persons who are not lobbyists.
    - (4) Expenditures for leasing or renting an office.
    - (5) Expenditures for lodging, meals, and other personal expenses of the lobbyist.
  - (d) A report of an expenditure under subsection (a)(3) must state the following information:
    - (1) The name of the lobbyist making the expenditure.
    - (2) A description of the expenditure.
    - (3) The amount of the expenditure.
- As added by Acts 1981, P.L.9, SEC.1. Amended by Acts 1982, P.L.9, SEC.5; P.L.3-1992, SEC.12; P.L.9-1993, SEC.12; P.L.58-2010, SEC.17; P.L.225-2011, SEC.1.*

### **IC 2-7-3-3.3**

#### **Reporting gifts to legislative persons; report filing; contents; filing deadlines; report temporarily confidential; compiled reports provided to members and candidates**

Sec. 3.3. (a) This section does not apply to gifts made between close relatives.

(b) A lobbyist shall file a written report whenever the lobbyist

makes a gift with respect to a legislative person that is required to be included in a report under section 3(a)(3) of this chapter.

(c) A report under this section must state the following:

- (1) The name of the lobbyist making the gift.
- (2) A description of the gift.
- (3) The amount of the gift.

(d) A lobbyist shall file a copy of a report required by this section with the commission and the legislative person with respect to whom the report is made.

(e) A lobbyist shall file a report required by this section not later than fifteen (15) business days after making the gift. A report filed under this section is confidential and is not available for public inspection or copying until ten (10) business days after the report is filed with the commission.

(f) After the expiration of the confidentiality period prescribed in subsection (e), the commission shall provide a copy of a gift report to the following:

- (1) The principal clerk of the house of representatives, if the legislative person is a member of, or a candidate for election to, the house of representatives.
- (2) The secretary of the senate, if the legislative person is a member of, or candidate for election to, the senate.

*As added by P.L.58-2010, SEC.18. Amended by P.L.165-2013, SEC.8.*

### **IC 2-7-3-3.5**

#### **Rules for reporting expenditures and gifts**

Sec. 3.5. (a) If an expenditure for entertainment (including meals and drink) or a gift can clearly and reasonably be attributed to a particular legislative person, the expenditure must be reported with respect to that particular legislative person.

(b) A report of an expenditure with respect to a particular legislative person:

- (1) must report actual amounts; and
- (2) may not allocate to the particular legislative person a prorated amount derived from an expense made with respect to several legislative persons;

to the extent practicable.

(c) An activity report must report expenditures for a function or activity to which all the members of a legislative body are invited. Expenditures reported for a function or activity described in this subsection may not be allocated and reported with respect to a particular legislative person.

(d) If two (2) or more lobbyists contribute to an expenditure, each lobbyist shall report the actual amount the lobbyist contributed to the expenditure. For purposes of reporting such an expenditure, the following apply:

- (1) For purposes of determining whether the expenditure is reportable, the total amount of the expenditure with respect to a particular legislative person must be determined and not the

amount that each lobbyist contributed to that expenditure.

(2) Each lobbyist shall report the actual amount the lobbyist contributed to the expenditure, even if that amount would not have been reportable under this section if only one (1) lobbyist made an expenditure of that amount.

(e) The report of an expenditure with respect to a particular legislative person may not include any amount that the particular legislative person contributed to the expenditure.

(f) An activity report may not report expenditures or gifts relating to property or services received by a legislative person if the legislative person paid for the property or services the amount that would be charged to any purchaser of the property or services in the ordinary course of business.

(g) An activity report may not report expenditures or gifts made between close relatives unless the expenditure or gift is made in connection with a legislative action.

(h) An activity report may not report expenditures or gifts relating to the performance of a legislative person's official duties, including the legislative person's service as a member of any of the following:

(1) The legislative council.

(2) The budget committee.

(3) A standing or other committee established by the rules of the house of representatives or the senate.

(4) A study committee established by statute or by the legislative council.

(5) A statutory board or commission.

(i) An activity report may not report a contribution (as defined in IC 3-5-2-15).

*As added by P.L.58-2010, SEC.19.*

#### **IC 2-7-3-4**

##### **Substantiation; preservation of documents; inspection**

Sec. 4. Each lobbyist shall obtain and preserve all documents necessary to substantiate the activity reports required under this chapter for four (4) years from the date of filing of the report containing these items. The lobbyist shall make these materials available for inspection upon request by the commission.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.13.*

#### **IC 2-7-3-5**

##### **Termination report; contents**

Sec. 5. Every person who files a notice of termination as provided in IC 2-7-2-5 must file a termination report covering the semiannual reporting period or portion thereof immediately preceding the termination of his registration statement; such report shall contain the information required by section 3 of this chapter.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-3-6**

## **Repealed**

*(Repealed by P.L.58-2010, SEC.35.)*

### **IC 2-7-3-7**

#### **Report of purchases by lobbyist from member or candidate; contents; filing deadlines; report temporarily confidential; compiled reports provided to members and candidates**

Sec. 7. (a) This section does not apply to a purchase by a lobbyist from a member's or candidate's business made in the ordinary course of business at prices that are available to the general public.

(b) As used in this section, "purchase" refers to a purchase of goods or services for which the lobbyist paid more than one hundred dollars (\$100) from any of the following:

- (1) A member or candidate.
- (2) A member's or candidate's sole proprietorship.
- (3) A member's or candidate's family business, regardless of the manner of the family business's legal organization.

(c) A lobbyist shall file a written report with respect to a member or candidate whenever the lobbyist makes a purchase.

(d) A report required by this section must state the following:

- (1) The name of the lobbyist making the purchase.
- (2) A description of the purchase.
- (3) The amount of the purchase.

(e) A lobbyist shall file a copy of a report required by this section with the commission and the member or candidate with respect to whom the report is made.

(f) A lobbyist shall file a report required by this section not later than fifteen (15) business days after making the purchase. A report filed under this section is confidential and is not available for public inspection or copying until ten (10) business days after the report is filed with the commission.

(g) After the expiration of the confidentiality period prescribed in subsection (f), the commission shall provide a copy of a purchase report filed under this section to the following:

- (1) The principal clerk of the house of representatives, if the member or candidate is a member of, or a candidate for election to, the house of representatives.
- (2) The secretary of the senate, if the member or candidate is a member of, or candidate for election to, the senate.

*As added by P.L.58-2010, SEC.20. Amended by P.L.165-2013, SEC.9.*

## **IC 2-7-4**

### **Chapter 4. Duties of the Commission**

#### **IC 2-7-4-1**

##### **Forms for documents**

Sec. 1. The commission shall prescribe forms for the registration statements, activity reports, and other documents required to be filed under this article and make the forms available to persons required to file the registration statements, activity reports, and other documents.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.14; P.L.9-1993, SEC.14.*

#### **IC 2-7-4-2**

##### **Reporting methods; publication**

Sec. 2. The commission shall prepare and publish a manual setting forth recommended, uniform methods of reporting for use by persons required to file statements and reports under this article.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.15.*

#### **IC 2-7-4-3**

##### **Documents; availability for public inspection**

Sec. 3. The commission shall make statements, reports, and other documents filed with the commission under this article available for public inspection and copying during regular office hours and make copying facilities available to the public at a charge not to exceed actual cost.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.16.*

#### **IC 2-7-4-4**

##### **Statements and reports; index**

Sec. 4. The commission shall compile and maintain an index of all reports and statements filed with the commission under this article to facilitate public access to these reports and statements.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.17.*

#### **IC 2-7-4-5**

##### **Statements and reports; summaries; publication**

Sec. 5. The commission shall prepare and publish annual summaries of statements and reports filed with the commission under this article.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.18.*

#### **IC 2-7-4-5.5**

##### **Commission must make reports and other information available on Internet**

Sec. 5.5. (a) The commission shall make copies of all the following available on the Internet:

(1) Reports, statements, other documents required to be filed under this article.

(2) Manuals, indices, summaries, and other documents the commission is required to compile, publish, or maintain under this article.

(b) The commission shall make copies of all reports required to be made by the employers of legislative liaisons under IC 5-14-7 available on the Internet.

*As added by P.L.58-2010, SEC.21. Amended by P.L.165-2013, SEC.10.*

#### **IC 2-7-4-6**

##### **Registration statements and reports; inspection and audit; confidential documents**

Sec. 6. (a) The commission shall inspect and audit at least five percent (5%) of all registration statements and reports filed with the commission under this article by requiring the lobbyist to produce verifying documents. The statements and reports inspected and audited shall be selected at random by a computer random number generator. Nothing in this article shall be construed as prohibiting the commission from inspecting and auditing any statement or report if the commission has reason to believe that a violation of this article may have occurred.

(b) Verifying documents under this section while in the possession of the commission are confidential.

*As added by Acts 1981, P.L.9, SEC.1. Amended by Acts 1982, P.L.9, SEC.6; P.L.19-1983, SEC.7; P.L.3-1992, SEC.19; P.L.58-2010, SEC.22; P.L.165-2013, SEC.11.*

#### **IC 2-7-4-7**

##### **Violations; notification to persons required to file statements and reports; failure to file; reporting for prosecution**

Sec. 7. The commission shall notify by certified mail, return receipt requested, persons required to file statements and reports under this article of any violations or errors discovered during inspections or audits conducted under section 6 of this chapter within thirty (30) days of the discovery of the errors or violations. The person required to file statements and reports under this article shall within thirty (30) days from receipt of notification file a corrected statement or report meeting all requirements set forth in this article. If no corrected statement or report is filed within thirty (30) days, or if violations remain following the filing of a corrected report or statement, then the commission shall forward to the prosecuting attorney of the applicable judicial circuit and to the attorney general reports of any violations. However, if the prosecutor has not initiated prosecution within sixty (60) days of receipt of such notice or within sixty (60) days of the written request for prosecution by the attorney general, the attorney general may prosecute on behalf of the state.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.6-1985, SEC.1; P.L.3-1992, SEC.20.*

**IC 2-7-4-8**

**Statements and reports; preservation**

Sec. 8. The commission shall preserve statements and reports filed with the commission under this article for a period of four (4) years from the date of receipt.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.21.*

**IC 2-7-4-9**

**Powers**

Sec. 9. The commission has all powers necessary to accomplish the responsibilities assigned to the commission in this chapter.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.3-1992, SEC.22.*

## **IC 2-7-5**

### **Chapter 5. Prohibitions**

#### **IC 2-7-5-1**

##### **Legislative persons; compensation for engaging in lobbying**

Sec. 1. A legislative person may not receive compensation or reimbursement other than from the state for personally engaging in lobbying.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.58-2010, SEC.23.*

#### **IC 2-7-5-2**

##### **Full-time public officials and employees; compensation**

Sec. 2. Subject to the provisions of IC 2-7-2-6(a), it is unlawful for any full-time public official or public employee in the state of Indiana, to receive compensation, other than the regular compensation of elected or appointed officials, for lobbying.

*As added by Acts 1981, P.L.9, SEC.1. Amended by Acts 1982, P.L.9, SEC.7.*

#### **IC 2-7-5-3**

##### **State central committee of political party; compensation**

Sec. 3. Subject to the provisions of IC 2-7-2-6(d), it is unlawful for any officer or employee of the state central committee of a political party to receive compensation, other than for the regular compensation of such officers and employees, for lobbying.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-5-4**

##### **Former members of general assembly; presence during legislative session**

Sec. 4. No past member of the general assembly who is a lobbyist may be on the floor of either house while that house is in session.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-5-5**

##### **Contingent fees**

Sec. 5. It is unlawful for any person to be a lobbyist for a compensation dependent upon the success of his lobbying efforts, or upon any contingency connected with the administrative action or legislative action.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-5-6**

##### **Persons forbidden to register**

Sec. 6. The following persons may not be registered as a lobbyist under this article:

- (1) Any individual convicted of a felony for violating any law while the individual was an officer or employee of any agency of state government or a unit of local government.

- (2) Any person convicted of a felony relating to lobbying.
- (3) Any person convicted of a felony and who:
  - (A) is in prison;
  - (B) is on probation; or
  - (C) has been in prison or on probation within the immediate past one (1) year.
- (4) Any person whose:
  - (A) statement or report required to be filed under this article was found to be materially incorrect as a result of a determination under IC 2-7-6-5; and
  - (B) who has not filed a corrected statement or report for that year when requested to do so by the commission.
- (5) Any person who has failed to pay a civil penalty assessed under IC 2-7-6-5.
- (6) Any person who is on the most recent tax warrant list supplied to the commission by the department of state revenue until:
  - (A) the person provides a statement to the commission indicating that the person's tax warrant has been satisfied; or
  - (B) the commission receives a notice from the commissioner of the department of state revenue under IC 6-8.1-8-2(k).

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.6-1985, SEC.2; P.L.6-1987, SEC.2; P.L.332-1989(ss), SEC.1; P.L.3-1992, SEC.23; P.L.172-2011, SEC.2.*

#### **IC 2-7-5-7**

##### **After 2011, individual may not be lobbyist or legislative liaison for 365 days after date individual ceases to be a member of general assembly**

Sec. 7. (a) An individual who is a member of the general assembly after December 31, 2011, may not be:

- (1) registered as a lobbyist under this article; or
- (2) employed as a legislative liaison;

during the period described in subsection (b).

(b) The period referred to in subsection (a):

- (1) begins on the day the individual ceases to be a member of the general assembly; and
- (2) ends three hundred sixty-five (365) days after the date the individual ceases to be a member of the general assembly.

*As added by P.L.58-2010, SEC.24.*

#### **IC 2-7-5-7.1**

##### **Expired**

*(Expired 1-1-2012 by P.L.58-2010, SEC.25.)*

#### **IC 2-7-5-8**

##### **Lobbyist may not make certain gifts to legislative person without consent of legislative person; exception**

Sec. 8. (a) This section does not apply to gifts made between close relatives.

(b) A lobbyist may not make a gift with a value of fifty dollars (\$50) or more to a legislative person unless the lobbyist receives the consent of the legislative person before the gift is made. The lobbyist must inform the particular legislative person of the cost of the gift at the time the lobbyist seeks the consent of the legislative person.

*As added by P.L.58-2010, SEC.26.*

#### **IC 2-7-5-9**

##### **Lobbyist may not pay for or reimburse for legislative person's travel expenses outside Indiana; exceptions**

Sec. 9. (a) This section does not apply to the following:

(1) Expenses associated with travel outside Indiana for any purpose that is paid for by an organization or corporation of which the legislative person or the legislative person's spouse is an officer, member of the board of directors, employee, or independent contractor.

(2) Travel expenses of a legislative person attending a public policy meeting if:

(A) the legislative person's sole purpose for attending the meeting is to serve as a speaker or other key participant in the meeting; and

(B) the speaker of the house of representatives or the president pro tempore of the senate approves the payment of the travel expenses in writing.

(b) As used in this section, "travel expenses" includes expenses for transportation, lodging, registration fees, and other expenses associated with travel. However, for purposes of this section, the term does not include expenditures for meals.

(c) Except as provided in subsection (a), a lobbyist may not pay for or reimburse for travel expenses of a legislative person for travel outside Indiana for any purpose.

*As added by P.L.58-2010, SEC.27. Amended by P.L.229-2011, SEC.41; P.L.165-2013, SEC.12.*

#### **IC 2-7-5-10**

##### **Lobbyist conflict of interest; lobbyist must file with commission written statement for resolution of conflicts; statement must be included in contract between lobbyist and client; lobbyist may not represent client when there is a conflict of interest; exceptions**

Sec. 10. (a) Except as provided in subsection (c), this section does not apply to a lobbyist if the lobbyist's activity under this chapter is governed by the Rules of Professional Conduct of the Indiana supreme court.

(b) As used in this section, "conflict of interest" means a circumstance where:

(1) the representation of a client will be directly adverse to another client; or

(2) there is a significant risk that the representation of one (1) or more clients will be materially limited by the lobbyist's responsibilities to:

(A) another client; or

(B) a personal interest of the lobbyist.

(c) A lobbyist shall file with the commission a written statement that describes the procedures that the lobbyist and the lobbyist's client will follow if the lobbyist or the client determines at any time that the lobbyist's representation of the client might involve a conflict of interest. The lobbyist shall file the statement with the commission at the time the lobbyist files the lobbyist's annual registration statement under IC 2-7-2. If the lobbyist's activity under this chapter is governed by the Rules of Professional Conduct of the Indiana supreme court, the lobbyist shall file a statement to that effect with the commission.

(d) The statement filed under subsection (c) must be included in the agreement between the lobbyist and the client for the lobbyist's services as a lobbyist.

(e) A lobbyist may not represent a client if the representation involves a conflict of interest except as is provided in the statement filed by the lobbyist under subsection (c).

*As added by P.L.58-2010, SEC.28.*

## **IC 2-7-6**

### **Chapter 6. Enforcement**

#### **IC 2-7-6-1**

##### **Investigating and prosecuting authorities; powers and duties**

Sec. 1. The attorney general and the applicable prosecuting attorney jointly or severally are responsible for investigating alleged or suspected violations and enforcing the provisions of this article and, in addition to the powers heretofore granted him by law, the attorney general has the powers of the prosecuting attorney of each county for the purpose of enforcing the provisions of this article.

*As added by Acts 1981, P.L.9, SEC.1.*

#### **IC 2-7-6-2**

##### **Violations; offense; penalty; court order against lobbying**

Sec. 2. (a) Any person who knowingly or intentionally violates any provision of IC 2-7-2, IC 2-7-3, or IC 2-7-5 commits unlawful lobbying, a Level 6 felony. In addition to any penalty imposed on the defendant under IC 35-50-2-7 for unlawful lobbying, the court may order the defendant not to engage in lobbying for a period of up to ten (10) years, IC 2-7-5-6 notwithstanding.

(b) Any person who lobbies in contravention of a court order under subsection (a) of this section commits a Level 6 felony.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.158-2013, SEC.1.*

#### **IC 2-7-6-3**

##### **Violations; false reports; offense**

Sec. 3. A person who knowingly or intentionally makes a false report under this article that overstates or understates the amount of an expenditure or gift commits a Level 6 felony.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.9-1993, SEC.15; P.L.58-2010, SEC.29; P.L.158-2013, SEC.2.*

#### **IC 2-7-6-4**

##### **Violations; members of general assembly; conspiracy; offense**

Sec. 4. A member of the general assembly who knowingly or intentionally conspires with a lobbyist in the violation of section 2 or 3 of this chapter commits a Level 6 felony.

*As added by Acts 1981, P.L.9, SEC.1. Amended by P.L.158-2013, SEC.3.*

#### **IC 2-7-6-5**

##### **Findings of hearing; sanctions**

Sec. 5. (a) If the commission after a hearing conducted under IC 4-21.5-3 finds that:

- (1) a statement or report required to be filed under this article was materially incorrect;
- (2) the person filing the report was requested to file a corrected statement or report; and

(3) a corrected statement or report has not been filed;  
the commission may invoke sanctions under subsection (b).

(b) If under subsection (a) the commission is authorized to invoke sanctions under this subsection, the commission may do either or both of the following:

(1) Revoke the registration of the person who has failed to file a corrected statement or report.

(2) Assess a civil penalty on that person in an amount not to exceed five hundred dollars (\$500).

*As added by P.L.6-1985, SEC.3. Amended by P.L.7-1987, SEC.1; P.L.3-1992, SEC.24.*

### **IC 2-7-6-6**

#### **Failure to file report; sanctions**

Sec. 6. (a) The commission may impose either or both of the following sanctions if, after a hearing under IC 4-21.5-3, the commission finds that a lobbyist failed to file a report with a legislative person required by IC 2-7-3-3.3 or IC 2-7-3-7:

(1) Revoke the registration of the lobbyist.

(2) Assess a civil penalty against the lobbyist. A civil penalty assessed under this subdivision may not be more than five hundred dollars (\$500).

(b) In imposing sanctions under subsection (a), the commission shall consider the following:

(1) Whether the failure to file the report was willful or negligent.

(2) Any mitigating circumstances.

*As added by P.L.9-1993, SEC.16. Amended by P.L.58-2010, SEC.30.*

## **IC 2-7-7**

### **Chapter 7. Commission Investigations and Hearings**

#### **IC 2-7-7-1**

##### **Complaints alleging violation of article; conduct of investigation**

Sec. 1. The commission shall conduct an investigation under this chapter of a complaint alleging a violation of this article.

*As added by P.L.9-1993, SEC.17.*

#### **IC 2-7-7-2**

##### **Complaint**

Sec. 2. A complaint must be in writing and be signed by the individual making the complaint.

*As added by P.L.9-1993, SEC.17.*

#### **IC 2-7-7-3**

##### **Delivery of complaint to alleged violator**

Sec. 3. When a complaint is filed, the commission shall promptly send a copy of the complaint to the person alleged to have committed the violation of this article.

*As added by P.L.9-1993, SEC.17.*

#### **IC 2-7-7-4**

##### **Complaints or preliminary investigations failing to state violation of article; disposition**

Sec. 4. If the commission determines the complaint does not allege facts sufficient to constitute a violation of this article, the commission shall do both of the following:

- (1) Dismiss the complaint.
- (2) Notify the complainant and the respondent of the commission's action.

*As added by P.L.9-1993, SEC.17.*

#### **IC 2-7-7-5**

##### **Complaints alleging violation of article; preliminary investigation; probable cause findings**

Sec. 5. (a) If the commission determines the complaint does allege facts sufficient to constitute a violation of this article, the commission shall promptly investigate the allegation.

(b) If after a preliminary investigation the commission finds that probable cause does not exist to support an allegation of a violation of this article, the commission shall do the following:

- (1) Dismiss the complaint.
- (2) Notify the complainant and the respondent of the commission's action.

(c) If the commission finds that probable cause exists to support an allegation of a violation of this article, the commission shall hold a hearing on the matter not more than thirty (30) days after making the determination. IC 4-21.5 applies to a hearing held under this subsection.

*As added by P.L.9-1993, SEC.17.*

#### **IC 2-7-7-6**

##### **Commission meetings in executive session**

Sec. 6. The commission may meet in executive session to do either of the following:

- (1) Make a determination under section 4 of this chapter.
- (2) Investigate a complaint under section 5 of this chapter.

*As added by P.L.9-1993, SEC.17.*

#### **IC 2-7-7-7**

##### **Confidentiality**

Sec. 7. The following matters are confidential:

- (1) Action of the commission and records relating to those actions under section 4 of this chapter.
- (2) Investigations and records relating to a preliminary investigation under section 5 of this chapter.

*As added by P.L.9-1993, SEC.17.*

#### **IC 2-7-7-8**

##### **Subpoenas**

Sec. 8. (a) Upon the affirmative vote of three (3) members of the commission, the commission may request from the legislative council the authority to compel either or both of the following by subpoena:

- (1) The attendance and testimony of witnesses.
- (2) The production of documents.

(b) If the legislative council authorizes the commission to issue subpoenas after a request under subsection (a), the circuit or superior court of the county where a subpoena is to be served shall enforce the subpoena.

*As added by P.L.9-1993, SEC.17.*

**IC 2-8**

**ARTICLE 8. REPEALED**

*(Repealed by P.L.205-2013, SEC.49.)*

**IC 2-8.2**

**ARTICLE 8.2. DELEGATES TO A CONVENTION  
CALLED UNDER ARTICLE V OF THE  
CONSTITUTION OF THE UNITED STATES**

**IC 2-8.2-1**

**Chapter 1. General Provisions**

**IC 2-8.2-1-1**

**Application**

Sec. 1. This article applies whenever an Article V convention is called.

*As added by P.L.183-2013, SEC.1.*

## **IC 2-8.2-2**

### **Chapter 2. Definitions**

#### **IC 2-8.2-2-1**

##### **Application of definitions**

Sec. 1. The definitions in this chapter apply throughout this article.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-2-2**

##### **"Alternate delegate"**

Sec. 2. "Alternate delegate" refers to an individual appointed as an alternate delegate as provided by law.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-2-3**

##### **"Article V convention"**

Sec. 3. "Article V convention" refers to a convention for proposing amendments to the Constitution of the United States called for by the states under Article V of the Constitution of the United States.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-2-4**

##### **"Chamber"**

Sec. 4. "Chamber" refers to either the house of representatives or the senate.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-2-5**

##### **"Delegate"**

Sec. 5. "Delegate" refers to an individual appointed as provided by law to represent Indiana at an Article V convention.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-2-6**

##### **"House of representatives"**

Sec. 6. "House of representatives" refers to the house of representatives of the general assembly.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-2-7**

##### **"Paired delegate"**

Sec. 7. "Paired delegate" refers to the delegate with whom an alternate delegate is paired as provided by law.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-2-8**

##### **"Senate"**

Sec. 8. "Senate" refers to the senate of the general assembly.

*As added by P.L.183-2013, SEC.1.*

### **IC 2-8.2-3**

#### **Chapter 3. Qualifications and Appointment of Delegates and Alternate Delegates**

### **IC 2-8.2-3-1**

#### **Qualifications; delegates**

Sec. 1. (a) An individual must satisfy the following to be appointed as a delegate to an Article V convention:

- (1) The individual must reside in Indiana.
- (2) The individual must be a registered voter in Indiana.
- (3) The individual must be at least eighteen (18) years of age.
- (4) The individual is not registered or required to be registered as a lobbyist under IC 2-2.1, IC 4-2-7, IC 4-2-8, 2 U.S.C. 1603, or rules or regulations adopted under any of these laws.

(b) An individual may not be appointed as a delegate if the individual holds a federal office.

*As added by P.L.183-2013, SEC.1.*

### **IC 2-8.2-3-2**

#### **Qualifications; alternate delegates**

Sec. 2. An individual appointed as an alternate delegate must have the same qualifications as an individual appointed as a delegate under section 1 of this chapter.

*As added by P.L.183-2013, SEC.1.*

### **IC 2-8.2-3-3**

#### **Appointment by general assembly**

Sec. 3. (a) Whenever an Article V convention is called, the general assembly shall appoint:

- (1) the number of delegates allocated to represent Indiana; and
- (2) an equal number of alternate delegates;

under rules adopted jointly by the house of representatives and the senate. Unless established otherwise by the rules and procedures of an Article V convention, it shall be assumed that Indiana has two (2) delegates and two (2) alternate delegates designated to represent Indiana.

(b) If the general assembly is not in session during the time during which delegates to an Article V convention must be appointed, the governor shall call the general assembly into special session under Article 4, Section 9 of the Constitution of the State of Indiana for the purpose of appointing delegates and alternate delegates.

*As added by P.L.183-2013, SEC.1.*

### **IC 2-8.2-3-4**

#### **Appointment by majority vote of each chamber; pairing of delegates and alternative delegates**

Sec. 4. (a) To be appointed a delegate or an alternate delegate, an individual must receive, in each chamber, the vote of a majority of all the members elected to that chamber.

(b) At the time of appointment, each alternate delegate must be

paired with a delegate as provided in a joint resolution adopted by the general assembly.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-3-5**

##### **Recall; filling a vacancy**

Sec. 5. (a) The general assembly may recall any delegate or alternate delegate and replace that delegate or alternate delegate with an individual appointed under this article at any time.

(b) The general assembly may fill a vacancy in the office of delegate or alternate delegate with an individual appointed under this article at any time. If the general assembly is not in session during a time in which a vacancy has occurred with respect to both a delegate and the paired alternate delegate of a delegate, the governor shall call the general assembly into special session under Article 4, Section 9 of the Constitution of the State of Indiana for the purpose of appointing a delegate and an alternate delegate to fill the vacancies. *As added by P.L.183-2013, SEC.1. Amended by P.L.205-2013, SEC.50.*

#### **IC 2-8.2-3-6**

##### **Joint resolution; method of appointment and recall**

Sec. 6. The general assembly shall appoint or recall delegates or alternate delegates by joint resolution.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-3-7**

##### **Reimbursement of expenses**

Sec. 7. (a) A delegate or an alternate delegate is:

- (1) entitled to receive the same mileage and travel allowances paid to individuals who serve as legislative members of interim study committees established by the legislative council; and
- (2) not entitled to receive a salary or a per diem instead of salary for serving as a delegate or alternate delegate.

(b) For purposes of Article 2, Section 9 of the Constitution of the State of Indiana, the position of delegate or alternate delegate is not a lucrative office.

(c) All funds necessary to pay expenses under subsection (a) shall be paid from appropriations to the legislative council and the legislative services agency.

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-3-8**

##### **Oath**

Sec. 8. Each delegate and alternate delegate shall, after appointment and before the delegate or alternate delegate may exercise any function as delegate or alternate delegate, execute an oath in writing that the delegate or alternate delegate will:

- (1) support the Constitution of the United States and the Constitution of the State of Indiana;

- (2) faithfully abide by and execute any instructions to delegates and alternate delegates adopted by the general assembly and as may be amended by the general assembly at any time; and
- (3) otherwise faithfully discharge the duties of delegate or alternate delegate.

*As added by P.L.183-2013, SEC.1.*

### **IC 2-8.2-3-9**

#### **Filing of oath**

Sec. 9. (a) A delegate's or alternate delegate's executed oath shall be filed with the secretary of state.

(b) After a delegate's or alternate delegate's oath is filed with the secretary of state, the governor shall issue a commission to the delegate or alternate delegate as provided in IC 4-3-1-5(2).

*As added by P.L.183-2013, SEC.1.*

#### **IC 2-8.2-4**

#### **Chapter 4. Duties of Delegates and Alternate Delegates**

##### **IC 2-8.2-4-1**

##### **Instructions to delegates**

Sec. 1. (a) At the time delegates and alternate delegates are appointed, the general assembly shall adopt a joint resolution to provide instructions to the delegates and alternate delegates regarding the following:

- (1) The rules of procedure.
- (2) Any other matter relating to the Article V convention that the general assembly considers necessary.

(b) The general assembly may amend the instructions at any time by joint resolution.

*As added by P.L.205-2013, SEC.51.*

##### **IC 2-8.2-4-2**

##### **Duties of alternate delegates**

Sec. 2. An alternate delegate:

- (1) shall act in the place of the alternate delegate's paired delegate when the alternate delegate's paired delegate is absent from the Article V convention; and
- (2) replaces the alternate delegate's paired delegate if the alternate delegate's paired delegate vacates the office.

*As added by P.L.205-2013, SEC.51.*

##### **IC 2-8.2-4-3**

##### **Vote cast outside the scope of instructions; status of vote**

Sec. 3. A vote cast by a delegate or an alternate delegate at an Article V convention that is outside the scope of:

- (1) the instructions established by a joint resolution adopted under section 1 of this chapter; or
- (2) the limits placed by the general assembly in a joint resolution that calls for an Article V convention for the purpose of proposing amendments to the Constitution of the United States on the subjects and amendments that may be considered by the Article V convention;

is void.

*As added by P.L.205-2013, SEC.51.*

##### **IC 2-8.2-4-4**

##### **Vote cast outside the scope of instructions; appointment forfeited**

Sec. 4. (a) A delegate or alternate delegate who votes or attempts to vote outside the scope of:

- (1) the instructions established by a joint resolution adopted under section 1 of this chapter; or
- (2) the limits placed by the general assembly in a joint resolution that calls for an Article V convention for the purpose of proposing amendments to the Constitution of the United States on the subjects and amendments that may be considered

by the Article V convention;  
forfeits the delegate's or alternate delegate's appointment by virtue of that vote or attempt to vote.

(b) If a delegate forfeits appointment under subsection (a), the paired alternate delegate of the delegate becomes the delegate at the time the forfeiture of the appointment occurs.

*As added by P.L.205-2013, SEC.51.*

#### **IC 2-8.2-4-5**

##### **Vote cast outside the scope of instructions; status of application**

Sec. 5. The application of the general assembly to call an Article V convention for proposing amendments to the Constitution of the United States ceases to be a continuing application and shall be treated as having no effect if all of the delegates and alternate delegates vote or attempt to vote outside the scope of:

- (1) the instructions established by a joint resolution adopted under section 1 of this chapter; or
- (2) the limits placed by the general assembly in a joint resolution that calls for an Article V convention for the purpose of proposing amendments to the Constitution of the United States on the subjects and amendments that may be considered by the Article V convention.

*As added by P.L.205-2013, SEC.51.*

#### **IC 2-8.2-4-6**

##### **Vote cast outside the scope of instructions; criminal liability**

Sec. 6. A delegate or alternate delegate who knowingly or intentionally votes or attempts to vote outside the scope of:

- (1) the instructions established by a joint resolution adopted under section 1 of this chapter; or
- (2) the limits placed by the general assembly in a joint resolution that calls for an Article V convention for the purpose of proposing amendments to the Constitution of the United States on the subjects and amendments that may be considered by the Article V convention;

commits a Level 6 felony.

*As added by P.L.205-2013, SEC.51. Amended by P.L.168-2014, SEC.1.*

## **IC 2-8.2-5**

### **Chapter 5. Article V Convention Delegate Advisory Group**

#### **IC 2-8.2-5-1**

##### **"Advisory group"**

Sec. 1. As used in this chapter, "advisory group" refers to the Article V convention delegate advisory group established by section 2 of this chapter.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-2**

##### **Article V convention delegate advisory group established**

Sec. 2. The Article V convention delegate advisory group is established.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-3**

##### **Advisory group membership**

Sec. 3. The advisory group consists of the following members:

- (1) The chief justice of the supreme court.
- (2) The chief judge of the court of appeals.
- (3) The judge of the tax court.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-4**

##### **Chair**

Sec. 4. The chief justice of the supreme court is the chair of the advisory group.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-5**

##### **Time of meeting**

Sec. 5. The advisory group shall meet at the call of the chair.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-6**

##### **Policies and procedures**

Sec. 6. The advisory group shall establish the policies and procedures that the advisory group determines necessary to carry out this chapter.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-7**

##### **Duty to advise upon request of delegate or alternate delegate**

Sec. 7. (a) Upon request of a delegate or alternate delegate, the advisory group shall advise the delegate or alternate delegate whether there is reason to believe that an action or an attempt to take an action by a delegate or alternate delegate would:

- (1) violate the instructions established by a joint resolution adopted under IC 2-8.2-4-1; or

(2) exceed the limits placed by the general assembly in a joint resolution that calls for an Article V convention for the purpose of proposing amendments to the Constitution of the United States on the subjects and amendments that may be considered by the Article V convention.

(b) The advisory group may render an advisory determination under this section in any summary manner considered appropriate by the advisory group.

(c) The advisory group shall render an advisory determination under this section within twenty-four (24) hours after receiving a request for a determination.

(d) The advisory group shall transmit a copy of an advisory determination under this section in the most expeditious manner possible to the delegate or alternative delegate who requested the advisory determination.

(e) If the advisory group renders an advisory determination under this section, the advisory group may also take an action permitted under section 8 of this chapter.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-8**

##### **Oversight of delegates with respect to instructions**

Sec. 8. (a) On its own motion or upon request of the speaker of the house of representatives, the president pro tempore of the senate, or the attorney general, the advisory group shall advise the attorney general whether there is reason to believe that a vote or an attempt to vote by a delegate or alternate delegate has:

(1) violated the instructions established by a joint resolution adopted under IC 2-8.2-4-1; or

(2) exceeded the limits placed by the general assembly in a joint resolution that calls for an Article V convention for the purpose of proposing amendments to the Constitution of the United States on the subjects and amendments that may be considered by the Article V convention.

(b) The advisory group shall issue the advisory determination under this section by one (1) of the following summary procedures:

(1) Without notice or an evidentiary proceeding.

(2) After a hearing conducted by the advisory group.

(c) The advisory group shall render an advisory determination under this section within twenty-four (24) hours after receiving a request for an advisory determination.

(d) The advisory group shall transmit a copy of an advisory determination under this section in the most expeditious manner possible to the attorney general.

*As added by P.L.205-2013, SEC.52.*

#### **IC 2-8.2-5-9**

##### **Advisory determination concerning a vote outside the scope of instructions**

Sec. 9. Immediately, upon receipt of an advisory determination

under section 8 of this chapter that finds that a vote or attempt to vote by a delegate or alternate delegate is a violation described in section 8(a)(1) of this chapter or in excess of the authority of the delegate or alternate delegate, as described in section 8(a)(2) of this chapter, the attorney general shall inform the delegates, alternate delegates, the speaker of the house of representatives, the president pro tempore of the senate, and the Article V convention that:

- (1) the vote or attempt to vote did not comply with Indiana law, is void, and has no effect; and
- (2) the credentials of the delegate or alternate delegate who is the subject of the determination are revoked.

*As added by P.L.205-2013, SEC.52.*