IC 20-24.5
ARTICLE 24.5. UNIVERSITY ADMINISTERED SCHOOLS

IC 20-24.5-1
Chapter 1. Operation of Preschools, Elementary Schools, and Secondary Schools by Certain Universities

IC 20-24.5-1-1
Application; state educational institutions
Sec. 1. This chapter applies only to the following state educational institutions:
   (1) Ball State University.
   (2) Indiana State University.
   (3) Indiana University.
   (4) Purdue University.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-2
Application; school corporations
Sec. 2. This chapter applies only to the following school corporations:
   (1) School townships.
   (2) School cities.
   (3) School towns.
   (4) Community school corporations.
   (5) Metropolitan school districts.
   (6) County school corporations.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-3
"Board of trustees"
Sec. 3. As used in this chapter, "board of trustees" has the meaning set forth in IC 21-7-13-9.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-4
"Contract"
Sec. 4. As used in this chapter, "contract" refers to a contract made under this chapter between a state educational institution and a school corporation to educate part or all of the students of one (1) or more school corporations in a university administered school.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-5
"University administered school"
Sec. 5. As used in this chapter, "university administered school" refers to a preschool, an elementary school, or a high school established by a state educational institution in a county in Indiana where the state educational institution is located to instruct children
in the county in the subjects and branches of learning taught in the public schools.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-6
Establishment of university administered school by state educational institution allowed

Sec. 6. The board of trustees of a state educational institution may establish a university administered school in any county in Indiana in which the state educational institution is situated to instruct children in the subjects and branches of learning taught in the public schools.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-7
Contract to establish school between state educational institution and governing body

Sec. 7. The governing body of a school corporation may enter into a contract with the board of trustees of a state educational institution to educate part or all of the students of the school corporation in a university administered school. The contract may fix:

(1) the compensation to be paid; and
(2) the date and time when payment will be made;
to the state educational institution for conducting a university administered school.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-8
Amount paid by school corporation to state educational institution to educate students

Sec. 8. The charge for educating students in any university administered school may not exceed the annual average per pupil cost of the included grades for the length of the annual term of school of the school corporation where the school is located.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-9
Payments under contract

Sec. 9. Payments under a contract must be made during a school year in the amount fixed by the terms of the contract.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-10
Contract; maximum number of students

Sec. 10. The board of trustees of the state educational institution conducting a university administered school may, in the contract with a school corporation, determine the maximum number of students to be accepted in the university administered school from the school corporation.

As added by P.L.2-2007, SEC.209.
IC 20-24.5-1-11
Contract; continuation; termination
Sec. 11. A contract continues from year to year until terminated by:

(1) mutual consent of the parties; or
(2) two (2) years written notice by any party to the contract to all other parties to the contract, that expresses the party's intent to terminate the contract at the end of a school year.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-12
Contract; school territory
Sec. 12. The governing body of a school corporation entering into a contract may designate territorial limits within the area served by the school corporation from which part of the students may be required to attend a university administered school in the same manner as though the school were established by the school corporation.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-13
Student transfer into university administered school
Sec. 13. A governing body of a school corporation may also transfer a student from a district in the school corporation to a university administered school whenever, in the opinion of the governing body, the student can be better accommodated and taught in a university administered school.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-1-14
Student transportation to university administered school
Sec. 14. Whenever the governing body of a school corporation determines necessary, the governing body may cause the students required to attend a university administered school to be transported to the university administered school or from the university administered school, or both, and pay the related transportation charges.

As added by P.L.2-2007, SEC.209.
IC 20-24.5-2
Chapter 2. Laboratory Schools

IC 20-24.5-2-1
Application; state educational institutions
Sec. 1. This chapter applies only to the following state educational institutions:
   (1) Indiana University.
   (2) Purdue University.
   (3) Indiana State University.
   (4) Ball State University.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-2
"Board of trustees"
Sec. 2. As used in this chapter, "board of trustees" has the meaning set forth in IC 21-7-13-9.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-3
"Laboratory school"
Sec. 3. As used in this chapter, "laboratory school" refers to a preschool, an elementary school, or a high school described in section 4 of this chapter.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-4
Establishment of laboratory school by state educational institution allowed
Sec. 4. The board of trustees of a state educational institution may, as the board of trustees finds a need exists, establish and conduct at the main campus of the state educational institution within the appropriate school or college of the state educational institution, laboratory schools for:
   (1) developing, testing, and evaluating new methods of instruction and materials;
   (2) comparing new methods with conventional methods in use; and
   (3) training teachers in new methods of instruction and materials, as is found acceptable.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-5
Board of trustees; powers
Sec. 5. The board of trustees of a state educational institution may:
   (1) acquire sites for;
   (2) construct or acquire;
   (3) equip; and
   (4) furnish;
suitable buildings and appurtenances for a laboratory school.
IC 20-24.5-2-6
Sale of bonds to fund laboratory schools
Sec. 6. (a) To obtain funds required to carry out section 5 of this chapter, a state educational institution may issue and sell their negotiable, general obligation bonds payable out of any available funds of the state educational institution, including fees, charges, rentals, interest on permanent endowment funds, and legislative appropriations made for new construction, repair, and rehabilitation of buildings.

(b) Bonds issued under subsection (a) must:
   (1) be authorized by resolution of the board of trustees of the issuing state educational institution;
   (2) bear interest at any rate provided for in the authorizing resolution; and
   (3) be payable at the times and in the amounts within thirty (30) years from the date of issuance provided for in the authorizing resolution.

Bonds issued under subsection (a) may be callable before maturity as provided in the authorizing resolution.

(c) Bonds issued under subsection (a) shall be sold to the highest bidder at a public sale as provided by IC 5-1-11. Bonds issued under subsection (a) and interest on bonds issued under subsection (a) are exempt from taxation.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-7
Laboratory schools; special education programs
Sec. 7. Each special education program conducted by a laboratory school is subject to IC 20-35-4-1.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-8
Laboratory schools; grades
Sec. 8. Instruction in laboratory schools may be provided for:
   (1) preschool students;
   (2) kindergarten students;
   (3) special education students; and
   (4) all or part of the twelve (12) common school grades.

As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-9
Agreements with school corporations and educational organizations
Sec. 9. Agreements may be entered into with school corporations and educational organizations for:
   (1) the assignment of students to a laboratory school;
   (2) the payment of transfer fees; and
   (3) contributions to the cost of establishing and maintaining a
laboratory school.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-2-10
Certain laboratory schools as charter schools for funding purposes
Sec. 10. A laboratory school that:
(1) is operated without an agreement; and
(2) has an ADM in the fall count of a school year of not more than seven hundred fifty (750);
must be treated as a charter school for purposes of funding under IC 20-20-33 and IC 20-43.

IC 20-24.5-2-11
Students attending laboratory schools; inclusion in ADM
Sec. 11. A student who attends a laboratory school full time may not be counted in current ADM or ADA by any school corporation when the student's attendance is not regulated under an agreement.

IC 20-24.5-2-12
Reports; school corporation; state educational institutions
Sec. 12. (a) A school corporation assigning students to a laboratory school shall, at least once each year, prepare a report or reports, as required by law, governing the operation of the school corporation, showing:
(1) the number of students attending;
(2) the grades taught;
(3) the methods of instruction used; and
(4) the operational costs, as defined by law, per student.
(b) Each state educational institution operating a laboratory school shall prepare a report or reports, regardless of whether or not the state educational institution has an agreement with a school corporation. The report or reports must be prepared once each year and must contain:
(1) a comparison of the results obtained by the new methods of instruction with the conventional methods of instruction; and
(2) the new methods of instruction recommended for general use in public schools.
(c) A copy of each report must be filed with the department. The copies must be furnished to any legislative committee having an interest in the matters.
As added by P.L.2-2007, SEC.209.
IC 20-24.5-3
Chapter 3. Indiana Academy for Science, Mathematics, and Humanities; Ball State University

IC 20-24.5-3-1
Application; Ball State University
Sec. 1. This chapter applies to Ball State University.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-3-2
"Academy"
Sec. 2. As used in this chapter, "academy" refers to the Indiana academy for science, mathematics, and humanities established under this chapter.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-3-3
Academy; establishment as laboratory school
Sec. 3. Ball State University may establish the Indiana academy for science, mathematics, and humanities as a laboratory school under IC 20-24.5-2.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-3-4
Academy; public residential school; educator program
Sec. 4. The academy shall operate:
(1) a public, residential school for high school students in Indiana; and
(2) a program for public school educators.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-3-5
Student admissions
Sec. 5. (a) A student who applies for admission to the academy must:
(1) be eligible to attend a public school in Indiana;
(2) demonstrate exceptional intellectual ability; and
(3) demonstrate a commitment to scholarship.
(b) A student shall be admitted without regard to sex, race, religion, creed, national origin, or household income.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-3-6
Advisory committee; standards; curriculum; educator program; agreements
Sec. 6. The academy shall:
(1) establish an advisory committee that represents the education and business communities in Indiana;
(2) determine the standards for admissions and the curricula and courses of study to be offered;
(3) develop curriculum material for distribution and use throughout the public school system;
(4) develop programs to encourage interaction with public school educators;
(5) make curriculum material available to students in public schools throughout Indiana by the use of telecommunications technology; and
(6) establish cooperative arrangements with private and public entities in order to effectively operate the academy.

As added by P.L.2-2007, SEC.209.
IC 20-24.5-4
Chapter 4. Indiana School for the Arts; Indiana University

IC 20-24.5-4-1
Application; Indiana University
Sec. 1. This chapter applies to Indiana University.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-4-2
"School for the arts"
Sec. 2. As used in this chapter, "school for the arts" refers to the Indiana school for the arts established under this chapter.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-4-3
School for the arts; establishment as laboratory school
Sec. 3. Indiana University may establish the Indiana school for the arts as a laboratory school under IC 20-24.5-2.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-4-4
School for the arts; public residential school; educator program
Sec. 4. The school for the arts shall operate:
(1) a public, residential school for high school students in Indiana; and
(2) a program for public and nonpublic school educators.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-4-5
Student admissions
Sec. 5. A student who applies for admission to the school for the arts must:
(1) be eligible to attend a public school in Indiana;
(2) demonstrate exceptional ability;
(3) demonstrate a commitment to scholarship; and
(4) demonstrate a commitment to the arts.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-4-6
Advisory committee; standards; curriculum; educator program; agreements
Sec. 6. The school for the arts shall:
(1) establish an advisory committee that represents the education and the arts communities in Indiana;
(2) determine the standards for admissions and the curricula and courses of study to be offered;
(3) develop curriculum material for distribution and use throughout the public school system;
(4) develop programs to encourage interaction with public and nonpublic school educators;
(5) make curriculum material available to students in public schools throughout Indiana by the use of telecommunications technology; and
(6) establish cooperative arrangements with private and public entities in order to effectively operate the school for the arts.

As added by P.L.2-2007, SEC.209.
IC 20-24.5-5
Chapter 5. Grammar School; Vincennes University

IC 20-24.5-5-1
Application; Vincennes University
Sec. 1. This chapter applies to Vincennes University.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-5-2
"Board of trustees"
Sec. 2. As used in this chapter, "board of trustees" refers to the board of trustees for the Vincennes University.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-5-3
"Grammar school"
Sec. 3. As used in this chapter, "grammar school" refers to the grammar school established by Vincennes University under this chapter.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-5-4
Grammar school; establishment as school of languages
Sec. 4. The board of trustees may establish a grammar school, connected with and dependent upon Vincennes University to teach the rudiments of the languages.
As added by P.L.2-2007, SEC.209.

IC 20-24.5-5-5
Master, ushers, and professor of languages; employment
Sec. 5. The board of trustees may employ:
(1) a master and ushers specially for the purposes of this chapter; or
(2) the professor of languages of Vincennes University to superintend the grammar school;
as the board of trustees determines most convenient and economical.
As added by P.L.2-2007, SEC.209.