Citations Affected: IC 20-19; IC 20-20; IC 20-26; IC 20-26.1; IC 20-28; IC 20-30; IC 20-34; IC 34-30.

Synopsis: Education matters. Provides that a school corporation may publish in a local newspaper a summary of the annual performance report with a description of how to find and view the full annual performance report on the Internet in lieu of publishing the whole annual performance report. Provides that the state board of education (state board) shall determine the timing, frequency, and method of certain teacher training requirements, including whether the training should be required for purposes of obtaining or renewing a license or as part of the completion requirements for a teacher preparation program. Provides that the state board may grant an application by a school or group of schools that request to waive compliance with certain statutes or rules. Requires the state board to annually compile compliance waiver submissions and provide a report summarizing the waivers to the general assembly. Provides that 15 of the total number of professional growth experience points required to renew a practitioner license or accomplished practitioner license may be obtained through the completion of an externship with a company or (Continued next page)

Effective: Upon passage; July 1, 2020.
professional development with a local business. (Current law provides that 15 professional growth points required to renew a practitioner license or accomplished practitioner license must be obtained through the completion of an externship with a company or professional development with a local business.) Provides that a high school may replace certain high school courses on the high school transcript with alternative courses in science, technology, engineering, or mathematics (STEM) in order to satisfy an Indiana diploma with a Core 40 with academic honors designation or another designation requirement. Provides that if a school offers an alternative course to satisfy the Indiana diploma with Core 40 with academic honors or other designation, the parent of a student and the student who intends to enroll in the course must provide consent to the school to enroll in the course. Makes conforming amendments.

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PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2019 Regular Session of the General Assembly.

HOUSE BILL No. 1003

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

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

SECTON 1. IC 20-19-8-3, AS ADDED BY P.L.174-2019, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 3. (a) The legislative council is urged to assign to the study committee during the 2019, 2020, 2021, and 2022 interims the study of the following:

(1) How to do the following:

(A) Eliminate, reduce, or streamline the number of education mandates placed on schools.

(B) Streamline fiscal and compliance reporting to the general assembly on a sustainable and systematic basis.

(2) During the 2019 interim, the following:

(A) The following provisions:

IC 5-2-10.1-11 (school safety specialist).

IC 5-11-1-27 (local government internal control standards).

IC 20-20-40-13 (restraint and seclusion; notice requirement; training; elements of the restraint and seclusion plan).

IC 20-26-5-34.2 (bullying prevention; training for
employees and volunteers).

IC 20-26-13 (graduation rate determination).
IC 20-26-16-4 (school corporation police officer minimum training requirements).
IC 20-26-18 (criminal gang measures).
IC 20-26-18.2 (school resource officers).
IC 20-28-3-4.5 (training on child abuse and neglect).
IC 20-28-3-6 (youth suicide awareness and prevention training).
IC 20-28-3-7 (training on human trafficking).
IC 20-28-5-3(c) (cardiopulmonary resuscitation training).
IC 20-34-7 (student athletes: concussions and head injuries).

(B) The relation, if applicable, of any requirements under provisions listed in clause (A) with the following federal provisions, and whether any of the requirements under provisions listed in clause (A) or other state law can be streamlined with the federal provisions to alleviate administrative burdens for schools:

29 CFR 1910.147 (lock out/tag out).

(3) During the 2020 interim, the following:

(A) The following provisions:

IC 5-11-1-27 (local government internal control standards).
IC 5-22-8-2 (purchases below fifty thousand dollars ($50,000)).
IC 20-19-6.2 (Indiana family friendly school designation program).
IC 20-26-3-5 (constitutional or statutory exercise of powers; written policy).
IC 20-26-5-1 (power and purpose to conduct various education programs).
IC 20-26-5-10 (adoption of criminal history background and child protection index check policy; implementation of policy).
IC 20-26-5-34.4 (child suicide awareness and prevention).
IC 20-33-2-14 (compulsory attendance; school corporation policy; exceptions; service as page or honoree of general assembly).
IC 20-33-8-12 (adoption of discipline rules; publicity requirement; discipline policy regulations and guidelines; delegation of authority; rulemaking powers of governing body).
IC 20-33-8-13.5 (discipline rules prohibiting bullying required).
IC 20-33-8-32 (locker searches).
IC 20-43-10-3.5 (teacher appreciation grants).
410 IAC 33-4-3 (vehicles idling).
410 IAC 33-4-7 (policy for animals in the classroom).
410 IAC 33-4-8 (policy to minimize student exposure to chemicals).
511 IAC 6-10-4 (postsecondary enrollment program local policies).
511 IAC 6.1-5-9 (required homework policy).
511 IAC 6.1-5-10 (policy prohibiting retaining students for athletic purposes).
511 IAC 7-36-9 (medication administration).
511 IAC 7-42-10 (least restrictive environment and delivery of special education and related services).
(B) The relation, if applicable, of any requirements under provisions listed in clause (A) with the following federal provisions, and whether any of the requirements under provisions listed in clause (A) or any other state law can be streamlined with the federal provisions to alleviate administrative burdens for schools:
20 U.S.C. 1232h(c) and 34 CFR 98.3 (parental access to instructional materials).
41 U.S.C. 8103 and 34 CFR 84 (drug-free workplace).
7 CFR 210.31 (local school wellness policy).
(4) During the 2021 interim, the following:
(A) The following provisions:
IC 5-3-1-3(b) through IC 5-3-1-3(e) and IC 5-3-1-3(g) (publication of annual financial report).
IC 20-18-2-2.7 (definition of "curricular material").
IC 20-19-2-8 (adoption of administrative rules by the state board).
IC 20-19-2-16 (federal aid concerning children with disabilities).
IC 20-19-3-9.4 (disclosure of student test number information).
IC 20-20-8-8 (school corporation annual performance report).

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IC 20-20-33 (alternative education program grants).
IC 20-26-13 (graduation rate determination).
IC 20-28-5-1 (department's responsibility for licensing teachers).
IC 20-28-11.5-9 (staff performance evaluation reporting).
IC 20-30-8 (alternative program for certain students).
IC 20-33-2-3.2 (definition of "attend").
IC 20-33-5-7 (public schools; curricular material assistance; state reimbursement).
IC 20-34-6 (student safety reporting).
IC 20-35-5-2 (formation of special education cooperative).
IC 20-36 (high ability students).
IC 20-43-1-3 (definition of "honors designation award").
IC 20-43-4-2 (determination of ADM).
IC 20-43-10-3 (determination of annual performance grant).
IC 21-12-10 (eligibility for Mitch Daniels early graduation scholarship).
511 IAC 6-9.1 (waiver of curriculum and graduation rules for high ability students).
511 IAC 6.2-3.1 (reading plan).
511 IAC 7-46-4 (child count data collection).
511 IAC 10-6-4(a)(1) (staff evaluation measures).
511 IAC 16-2-7 (creditable experience for licensing).
(B) The relation, if applicable, of any requirements under provisions listed in clause (A) with the following federal provisions and whether any of the requirements under provisions listed in clause (A) or other state law can be streamlined with the federal provisions to alleviate administrative burdens for schools:
Individuals with Disabilities Education Act (IDEA), Section 618 Part C (child count reporting requirements).
Elementary and Secondary Education Act of 1965 (ESEA), Section 8303, as amended by the Every Student Succeeds Act (ESSA) (consolidated reporting).
34 CFR 300.601 (state performance plans and data collection).
(5) During the 2022 interim, the following provisions:
IC 20-30-5-5.5 (instruction on bullying prevention).
IC 20-30-5-5.7 (child abuse and child sexual abuse).
IC 20-30-5-7 (required curriculum).
IC 20-30-5-8 (safety instruction).

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IC 20-30-5-9 (hygiene instruction).
IC 20-30-5-10 (disease instruction).
IC 20-30-5-11 (drug education).
IC 20-30-5-12 (AIDS education).
IC 20-30-5-13 (human sexuality and sexually transmitted diseases instructional requirements).
IC 20-30-5-14 (career awareness and development).
IC 20-30-5-15 (breast cancer and testicular cancer education).
IC 20-30-5-16 (human organ and blood donor program education).
IC 20-30-5-17 (access to materials; consent for participation).
IC 20-30-5-18 (meningitis information).
IC 20-30-5-19 (personal financial responsibility instruction).
IC 20-30-5-20 (instruction in cardiopulmonary resuscitation).
IC 20-30-5-23 (computer studies).

(b) The study committee shall include in its annual report for each interim the study committee's recommendations, including any recommendations to the general assembly as to whether a provision described in subsection (a)(2)(A), (a)(3)(A), (a)(4)(A), or (a)(5) should be repealed or whether the provision may be improved to lessen the administrative burden placed on schools.

(c) This chapter expires January 1, 2023.

SECTION 2. IC 20-20-8-3, AS AMENDED BY P.L.233-2015, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 3. (a) Not earlier than March 15 or later than March 31 of each year, the governing body of a school corporation shall publish either:

(1) an annual performance report of the school corporation; or
(2) a summary of the annual performance report with a description of how to find and view the full annual performance report on the Internet.

in compliance with the procedures identified in section 7 of this chapter. The report or summary must be published one (1) time annually under IC 5-3-1.

(b) The department shall make each school corporation's report available on the department's Internet web site. The annual performance report published on the Internet for a school corporation, including a charter school, must include any additional information submitted by the school corporation under section 6(3)(A) of this chapter. The governing body of a school corporation shall make the school corporation's report available on a prominent page of a school corporation's Internet web site.

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(c) The governing body of a school corporation shall provide a copy of the report to a person who requests a copy. The governing body may not charge a fee for providing the copy.

SECTION 3. IC 20-26-5-34.2, AS ADDED BY P.L.285-2013, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 34.2. A school corporation shall provide training to the school corporation's employees and volunteers who have direct, ongoing contact with students concerning the school's bullying prevention and reporting policy adopted under IC 20-33-8-13.5. The training shall be conducted in a manner prescribed by the state board under IC 20-28-5.5-1.

SECTION 4. IC 20-26.1 IS ADDED TO THE INDIANA CODE AS A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]:

ARTICLE 26.1. SCHOOL FLEXIBILITY

Chapter 1. School Flexibility

Sec. 1. (a) Subject to subsection (d), a school, or a group of schools, may submit an application to the state board, in a manner prescribed by the state board, requesting flexibility and to waive compliance with any provision in this title or 511 IAC. The flexibility provided under this article is separate and distinct from flexibility provided under IC 20-26.5-2. Notwithstanding any other law and subject to subsection (d), an applicant whose application is approved by the state board under subsection (c) may waive compliance with any provision in this title or 511 IAC that is approved by the state board.

(b) The application submitted under subsection (a) must include how the specific goal of the applicant school, or schools, will be achieved by waiving any provision under this chapter. The state board may approve an application that proposes to waive any provision under this chapter only if the waiver request is related to a specific goal of the applicant.

(c) The state board may approve an application under this chapter if the state board determines that the applicant will:

(1) improve student performance and outcomes;
(2) offer the applicant school or schools flexibility in the administration of educational programs; and
(3) promote innovative educational approaches to student learning.

(d) A school or group of schools that submit an application under subsection (a) may not request suspension of any of the following:

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(1) IC 20-23 (organization of school corporations).
(2) IC 20-26-5-10 (criminal history and child protection index check).
(3) IC 20-27-7 (school bus inspection and registration).
(4) IC 20-27-8-1 (school bus drivers and monitors).
(5) IC 20-27-8-2 (school bus driver driving summary).
(6) IC 20-27-10-3 (capacity of school bus).
(7) IC 20-28 (school teachers).
(8) IC 20-29 (collective bargaining).
(9) IC 20-30-5-0.5 (display of United States flag; Pledge of Allegiance).
(10) IC 20-30-5-1 (constitutions).
(11) IC 20-30-5-3 (protected writings).
(12) IC 20-30-5-4 (American history).
(13) IC 20-30-5-4.5 (moment of silence).
(14) IC 20-30-5-5 (morals instruction).
(15) IC 20-30-5-6 (good citizenship instruction).
(16) IC 20-30-5-22 (Indiana studies).
(17) IC 20-30-5-21 (contrary student instruction not permitted).
(18) IC 20-31 (accountability for performance and improvement).
(19) IC 20-32-4 (graduation requirements).
(20) IC 20-32-5.1 (Indiana's Learning Evaluation Assessment Readiness Network (ILEARN) program).
(21) IC 20-32-8.5 (reading deficiency remediation).
(22) IC 20-33-1 (equal education opportunity).
(23) IC 20-34 (student health and safety measures).
(24) IC 20-35 (special education).
(25) IC 20-36 (high ability students).
(26) IC 20-39 (accounting and financial reporting procedures).
(27) IC 20-40 (government funds and accounts).
(28) IC 20-41 (extracurricular funds and accounts).
(29) IC 20-42 (fiduciary funds and accounts).
(30) IC 20-42.5 (allocation of expenditures to student instruction and learning).
(31) IC 20-43 (state tuition support).
(32) IC 20-44 (property tax levies).
(33) IC 20-46 (levies other than general fund levies).
(34) IC 20-47 (related entities; holding companies; lease agreements).
(35) IC 20-48 (borrowing and bonds).
(36) IC 20-49 (state management of common school funds; state advances and loans).
(37) IC 20-50 (homeless children and foster care children).
(38) IC 20-51 (school scholarships).

Sec. 2. On or before November 1, 2020, and each November 1 thereafter, the state board shall compile a summary of the compliance waiver submissions received by the state board and shall submit a report to the general assembly, in an electronic format under IC 5-14-6, summarizing the compliance waivers received by the state board. The report shall describe compliance waiver submissions that were approved as well as compliance waiver submissions that were denied by the state board.

Sec. 3. The state board shall adopt rules under IC 4-22-2 necessary to implement this chapter.

SECTION 5. IC 20-28-3-4.5, AS ADDED BY P.L.183-2017, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 4.5. (a) Each school corporation, charter school, and accredited nonpublic school shall require each school employee likely to have direct, ongoing contact with children within the scope of the employee's employment to attend or participate in training on child abuse and neglect, including:
   (1) training on the duty to report suspected child abuse or neglect under IC 31-33-5; and
   (2) training on recognizing possible signs of child abuse or neglect;
   at least once every two (2) years in a manner prescribed by the state board under IC 20-28-5.5-1.
(b) The format of training under this section may include:
   (1) an in-person presentation;
   (2) an electronic or technology based medium; including self-review modules available on an online system;
   (3) an individual program of study of designated materials; or
   (4) any other method approved by the governing body that is consistent with current professional development standards.
(c) In the event the state board does not require training to be completed as part of a teacher preparation program under IC 20-28-5.5-1, the training required under this section must be during the school employee's contracted day or at a time chosen by the

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employee.

SECTION 6. IC 20-28-3-6, AS AMENDED BY P.L.56-2018, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 6. (a) For purposes of this section, "teacher" includes the following:

1. A superintendent who holds a license under IC 20-28-5.
2. A principal.
3. A teacher.
4. A librarian.
5. A school counselor.
6. A school psychologist.
7. A school nurse.
8. A school social worker.

(b) Beginning after June 30, 2018, each school corporation, charter school, and accredited nonpublic school:

1. shall require all teachers; and
2. may require any other appropriate school employees;

who are employed at schools that provide instruction to students in any combination of grade 5, 6, 7, 8, 9, 10, 11, or 12 to attend or participate in at least two (2) hours of research based inservice youth suicide awareness and prevention training every three (3) school years in a manner prescribed by the state board under IC 20-28-5.5-1. The training required under this subsection must be during the teacher's or school employee's contracted day or at a time chosen by the teacher or employee.

(c) Subject to subsection (d), the format of training required under this section may include:

1. an in-person presentation;
2. an electronic or technology based medium; including self-review modules available on an online system;
3. an individual program of study of designated materials; or
4. any other method approved by the governing body that is consistent with current professional development standards.

(d) The inservice training required under this section shall count toward the requirements for professional development required by the governing body.

(e) The research based youth suicide awareness and prevention training program required under subsection (b) must be:

1. demonstrated to be an effective or promising program; and
2. recommended by the Indiana Suicide Prevention Network Advisory Council.

(d) A school or school corporation may leverage any:

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(1) existing or new state and federal grant funds; or
(2) free or reduced cost evidence based youth suicide awareness
and prevention training provided by any state agency or qualified
statewide or local organization;

to cover the costs of the training required under this section.

SECTION 7. IC 20-28-3-7, AS ADDED BY P.L.211-2018(ss),
SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2020]: Sec. 7. (a) Each school corporation and accredited
nonpublic school shall require all school employees likely to have
direct, ongoing contact with children within the scope of the
employee's employment to attend or participate in at least one (1) hour
of inservice training every two (2) school years pertaining to the
identification and reporting of human trafficking. The training shall
be conducted in a manner prescribed by the state board under
IC 20-28-5.5-1.

(b) The format of the inservice training required under this section
may include:
   (1) an in-person presentation;
   (2) an electronic or technology based medium; including
      self-review modules available on an online system;
   (3) an individual program of study of designated materials; or
   (4) any other method approved by the governing body; or the
equivalent authority for an accredited nonpublic school, that is
consistent with current professional development standards:

(c) The inservice training required under this section shall count
toward the requirements for professional development required by the
governing body or the equivalent authority for an accredited nonpublic
school.

SECTION 8. IC 20-28-5-3, AS AMENDED BY P.L.85-2017,
SECTION 79, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2020]: Sec. 3. (a) The department shall designate the grade
point average required for each type of license.

(b) The department shall determine details of licensing not provided
in this chapter, including requirements regarding the following:
   (1) The conversion of one (1) type of license into another.
   (2) The accreditation of teacher education schools and
departments.
   (3) The exchange and renewal of licenses.
   (4) The endorsement of another state's license.
   (5) The acceptance of credentials from teacher education
institutions of another state.
   (6) The academic and professional preparation for each type of
license.

(7) The granting of permission to teach a high school subject area related to the subject area for which the teacher holds a license.

(8) The issuance of licenses on credentials.

(9) The type of license required for each school position.

(10) The size requirements for an elementary school requiring a licensed principal.

(11) Any other related matters.

The department shall establish at least one (1) system for renewing a teaching license that does not require a graduate degree.

(c) This subsection does not apply to an applicant for a substitute teacher license or to an individual granted a license under section 18 of this chapter. After June 30, 2011, the department may not issue an initial practitioner license at any grade level to an applicant for an initial practitioner license unless the applicant shows evidence that the applicant:

(1) has successfully completed training approved by the department in:

(A) cardiopulmonary resuscitation that includes a test demonstration on a mannequin;

(B) removing a foreign body causing an obstruction in an airway;

(C) the Heimlich maneuver; and

(D) the use of an automated external defibrillator;

(2) holds a valid certification in each of the procedures described in subdivision (1) issued by:

(A) the American Red Cross;

(B) the American Heart Association; or

(C) a comparable organization or institution approved by the state board; or

(3) has physical limitations that make it impracticable for the applicant to complete a course or certification described in subdivision (1) or (2).

The training in this subsection applies to a teacher (as defined in IC 20-18-2-22(b)).

(d) This subsection does not apply to an applicant for a substitute teacher license or to an individual granted a license under section 18 of this chapter. After June 30, 2013, the department may not issue an initial teaching license at any grade level to an applicant for an initial teaching license unless the applicant shows evidence that the applicant has successfully completed education and training on the prevention of child suicide and the recognition of signs that a student may be
considering suicide.

(c) This subsection does not apply to an applicant for a substitute
teacher license: After June 30, 2012, the department may not issue a
teaching license renewal at any grade level to an applicant unless the
applicant shows evidence that the applicant:

(1) has successfully completed training approved by the
department in:
   (A) cardiopulmonary resuscitation that includes a test
demonstration on a mannequin;
   (B) removing a foreign body causing an obstruction in an
airway;
   (C) the Heimlich maneuver; and
   (D) the use of an automated external defibrillator;
(2) holds a valid certification in each of the procedures described
in subdivision (1) issued by:
   (A) the American Red Cross;
   (B) the American Heart Association; or
   (C) a comparable organization or institution approved by the
state board; or
(3) has physical limitations that make it impracticable for the
applicant to complete a course or certification described in
subdivision (1) or (2).

(f)(c) The department shall periodically publish bulletins regarding:

(1) the details described in subsection (b);
(2) information on the types of licenses issued;
(3) the rules governing the issuance of each type of license; and
(4) other similar matters.

SECTION 9. IC 20-28-5-15, AS AMENDED BY P.L.121-2009,
SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2020]: Sec. 15. (a) Notwithstanding section 3(b)(6) of this
chapter, the department shall grant an initial practitioner's license in a
specific subject area to an applicant who:

(1) has earned a postgraduate degree from a regionally accredited
postsecondary educational institution in the subject area in which
the applicant seeks to be licensed;
(2) has at least one (1) academic year of experience teaching
students in a middle school, high school, or college classroom
setting; and
(3) complies with sections 4 and 12 of this chapter.

(b) An individual who receives an initial practitioner's license under
this section may teach in the specific subject for which the individual
is licensed only in:
(1) high school; or
(2) middle school;
if the subject area is designated by the state board as having an insufficient supply of licensed teachers.

(c) After receiving an initial practitioner's license under this section, an applicant who seeks to renew the applicant's initial practitioner's license or obtain a proficient practitioner's license must:

(1) demonstrate that the applicant has:
   (A) participated in cultural competency professional development activities;
   (B) obtained training and information from a special education teacher concerning exceptional learners; and
   (C) received:
      (i) training or certification that complies; or
      (ii) an exemption from compliance;
   with the standards set forth in section 3(e) of this chapter;
   prescribed by the state board under IC 20-28-5.5-1(b); and
(2) meet the same requirements as other candidates.

SECTION 10. IC 20-28-5-18, AS ADDED BY P.L.106-2016, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 18. (a) This section applies to an individual who:
(1) holds a valid teaching license issued by another state (excluding a teaching license equivalent to an Indiana temporary or emergency teaching license) in the same content area or areas for which the individual is applying for a license in Indiana; and
(2) was required to pass a content licensure test to obtain the license described in subdivision (1).

(b) Notwithstanding sections 3 and 12 of this chapter, the department shall grant one (1) of the following licenses to an individual described in subsection (a):
(1) If the individual has less than three (3) years of full-time teaching experience, an initial practitioner's license.
(2) If the individual has at least three (3) years of full-time teaching experience, a practitioner's license.

(c) An individual who is granted a license under this section shall comply with section 3(e) and 3(d) of this chapter not later than twelve (12) months after the date the individual's license is issued: the training or certification requirements prescribed by the state board under IC 20-28-5.5-1(b).

SECTION 11. IC 20-28-5-25, AS ADDED BY P.L.143-2019, SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 25. (a) This section applies to a professional
(b) Fifteen (15) of the total number of professional growth experience points required to renew a practitioner license or an accomplished practitioner license must be obtained through the completion of one (1) or more of the following:

1. An externship with a company.
2. Professional development provided by the state, a local business, or a community partner that provides opportunities for schools and employers to partner in promoting career navigation.
3. Professional development provided by the state, a local business, or a community partner that outlines the:
   (A) current and future economic needs of the community, state, nation, and globe; and
   (B) ways in which the current and future economic needs described in clause (A) can be disseminated to students.

SECTION 12. IC 20-28-5.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]:

Chapter 5.5. Training for Teachers

Sec. 1. (a) The state board shall determine the timing, frequency, whether training requirements can be combined or merged, and the method of training, including whether the training should be required for purposes of obtaining or renewing a license under IC 20-28-5, or, in consultation with teacher preparation programs (as defined in IC 20-28-3-1(b)), as part of the completion requirements for a teacher preparation program for training required under the following sections:

   IC 20-26-5-34.2.
   IC 20-28-3-4.5.
   IC 20-28-3-6.
   IC 20-28-3-7.
   IC 20-34-7-6.
   IC 20-34-7-7.

However, nothing in this subsection shall be construed to authorize the state board to suspend or otherwise eliminate training requirements described in this subsection.

(b) In addition to the training described in subsection (a), the department shall, in a manner prescribed by the state board:

1. ensure a teacher or substitute teacher has training in:
   (A) cardiopulmonary resuscitation that includes a test demonstration on a mannequin;
   (B) removing a foreign body causing an obstruction in an

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airway;
(C) the Heimlich maneuver; and
(D) the use of an automated external defibrillator;
(2) ensure a teacher or substitute teacher holds a valid
certification in each of the procedures described in
subdivision (1) issued by:
(A) the American Red Cross;
(B) the American Heart Association; or
(C) a comparable organization or institution approved by
the state board; or
(3) determine if a teacher or substitute teacher has physical
limitations that make it impracticable to complete a course or
certification described in subdivision (1) or (2).
The state board shall determine the timing, frequency, whether
training requirements can be combined or merged, and the method
of training or certification, including whether the training or
certification should be required for purposes of obtaining or
renewing a license under IC 20-28-5, or, in consultation with
teacher preparation programs (as defined in IC 20-28-3-1(b)), as
part of the completion requirements for a teacher preparation
program. However, the frequency of the training may not be more
frequent and the method of training may not be more stringent
than required in IC 20-28-5-3(c) through IC 20-28-5-3(e), as in
effect January 1, 2020. Nothing in this subsection shall be
construed to authorize the state board to suspend or otherwise
eliminate training requirements described in this subsection.
(c) The state board may recommend to the general assembly in
a report in an electronic format under IC 5-14-6, to eliminate
training requirements described in subsection (a) or (b).
(d) In determining the training requirements for a school
corporation, charter school, or accredited nonpublic school for
training required under:
(1) IC 20-26-5-34.2;
(2) IC 20-28-3-4.5;
(3) IC 20-28-3-6; or
(4) IC 20-28-3-7;
the state board may consider whether a particular teacher received
the training described in this subsection as part of the teacher's
licensing requirements or at a teacher preparation program when
determining whether the particular teacher is required to receive
the training by the school corporation, charter school, or
accredited nonpublic school.
Sec. 2. The department shall:
(1) publish the requirements established by the state board under this chapter on the department's Internet web site;
(2) notify teacher preparation programs of training required to be completed as part of the teacher preparation program; and
(3) notify teachers of training requirements under this chapter that a teacher must complete in order for the teacher to renew the teacher's license under IC 20-28-5.

Sec. 3. The state board shall adopt rules under IC 4-22-2 necessary to implement this chapter.

SECTION 13. IC 20-30-10-5, AS AMENDED BY P.L.143-2019, SECTION 24, IS AMENDED TO READ AS follows [EFFECTIVE JULY 1, 2020]: Sec. 5. (a) Notwithstanding any other law, a high school may:
(1) replace high school courses on the high school transcript with dual credit courses (as defined in IC 21-43-1-2.5), Cambridge International courses, international baccalaureate courses, or advanced placement courses on the same subject matter with equal or greater rigor to the required high school course; and
(2) count:
(A) a course described in subdivision (1);
(B) a work based learning course, program, or experience that is approved under subsection (c); or
(C) a career and technical education course, program, or experience that is approved under subsection (c); or
(D) a course in any combination of:
   (i) science;
   (ii) technology;
   (iii) engineering; or
   (iv) mathematics;
as satisfying an Indiana diploma with a Core 40 with academic honors designation or another designation requirement.

(b) A course, program, or experience described in subsection (a)(2)(B), or (a)(2)(C), or (a)(2)(D):
(1) with:
   (A) subject matter that is similar to; and
   (B) rigor that is equal to or greater than;
the subject matter and rigor of the required course; but
(2) that does not fully align with the required course standards;
must be augmented with instruction to include the remaining standards of the required course.

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(c) If a course, program, or experience provider requests that the state board, a state educational institution (as defined in IC 21-7-13-32), or any other entity designated by the state board approve a course, program, or experience described in subsection (a)(2)(B), or (a)(2)(C), or (a)(2)(D), the state board, state educational institution, or other entity shall approve the course, program, or experience if the provider provides the following:

1. A description of the extent to which the course, program, or experience aligns with the required course that the provider is replacing.
2. An explanation regarding how the remaining standards of the required course, program, or experience will be augmented.

(d) If the state board, a state educational institution, or another entity designated by the state board approves a course, program, or experience under subsection (c), the state board, state educational institution, or other entity:

1. shall periodically review the approved course, program, or experience to ensure the course, program, or experience complies with the requirements under subsection (b); this section; and
2. may revoke approval of the course, program, or experience if, at any time more than one (1) year after the course, program, or experience is offered, the state board, state educational institution, or other entity determines that the course, program, or experience does not comply with the requirements under subsection (b); this section.

(e) A dual credit course described in subsection (a)(1) must be authorized by an eligible institution (as described in IC 21-43-4-3.5) that is a member of a national dual credit accreditation organization, or the eligible institution must make assurances that the final assessment for the course given for dual credit under this section is substantially equivalent to the final assessment given in the college course in that subject.

(f) If a school offers a course described in subsection (a)(2)(B), (a)(2)(C), or (a)(2)(D), the parent of a student and the student who intends to enroll in the course must provide consent to the school to enroll in the course. The consent form used by the school, which shall be prescribed by the state board in collaboration with the commission for higher education, must notify the parent and the student that enrollment in the course may affect the student's ability to attend a particular postsecondary educational institution or enroll in a particular course at a particular postsecondary...
educational institution because the course does not align with academic requirements established by the postsecondary educational institution.

SECTION 14. IC 20-34-7-6, AS AMENDED BY P.L.135-2016, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 6. (a) As used in this section, "football" does not include flag football.

(b) Prior to coaching football to individuals who are less than twenty (20) years of age and are in grades 1 through 12, each head football coach and assistant football coach shall complete a certified coaching education course that:

(1) is sport specific;
(2) contains player safety content, including content on:
   (A) concussion awareness;
   (B) equipment fitting;
   (C) heat emergency preparedness; and
   (D) proper technique;
(3) requires a coach to complete a test demonstrating comprehension of the content of the course; and
(4) awards a certificate of completion to a coach who successfully completes the course.

(c) For a coach's completion of a course to satisfy the requirement imposed by subsection (b), the course must have been approved by the department.

(d) A coach shall complete a course not less than once during a two (2) year period. However, if the coach receives notice from the organizing entity that new information has been added to the course before the end of the two (2) year period; the coach must:

(1) complete instruction; and
(2) successfully complete a test;

concerning the new information to satisfy the requirement imposed by subsection (b); in a manner prescribed by the state board under IC 20-28-5.5-1.

(e) An organizing entity shall maintain a file of certificates of completion awarded under subsection (b)(4) to any of the organizing entity's head coaches and assistant coaches.

(f) A coach who complies with this chapter and provides coaching services in good faith is not personally liable for damages in a civil action as a result of a concussion or head injury incurred by an athlete participating in an athletic activity in which the coach provided coaching services, except for an act or omission by the coach that constitutes gross negligence or willful or wanton misconduct.

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SECTION 15. IC 20-34-7-7, AS AMENDED BY P.L.19-2018, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 7. (a) Except as provided in subsection (c)(2), this section applies after June 30, 2017.

(b) This section applies to a head coach or assistant coach who:

(1) coaches any:

(A) interscholastic sport; or

(B) intramural sport and elects to comply or as part of the head coach’s or assistant coach's coaching certification requirements is required to comply with this chapter; and

(2) is not subject to section 6 of this chapter.

(c) Before coaching a student athlete in any sport, a head coach and every assistant coach described in subsection (b) must complete a certified coaching education course that:

(1) contains player safety content on concussion awareness;

(2) after December 31, 2018, includes content for prevention of or response to heat related medical issues that may arise from a student athlete’s training;

(3) requires a head coach or an assistant coach to complete a test demonstrating comprehension of the content of the course; and

(4) awards a certificate of completion to a head coach or an assistant coach who successfully completes the course.

(d) A course described in subsection (c) must be approved by the department, in consultation with a physician licensed under IC 25-22.5. The consulting physician for a course described in subsection (c)(1) must have expertise in the area of concussions and brain injuries. The department may, in addition to consulting with a physician licensed under IC 25-22.5, consult with other persons who have expertise in the area of concussions and brain injuries when developing a course described in subsection (c)(1).

(e) A head coach and every assistant coach described in subsection (b) must complete a course described in subsection (c) at least once each two (2) year period. If a head coach or an assistant coach receives notice from the school that new information has been added to the course before the end of the two (2) year period, the head coach or the assistant coach shall:

(1) complete instruction; and

(2) successfully complete a test;

concerning the new information to satisfy subsection (c) in a manner prescribed by the state board under IC 20-28-5.5-1.

(f) Each school shall maintain all certificates of completion awarded under subsection (c)(4) to each of the school’s head coaches and

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assistant coaches.

(g) A head coach or an assistant coach described in subsection (b) who complies with this chapter and provides coaching services in good faith is not personally liable for damages in a civil action as a result of a concussion or head injury incurred by a student athlete participating in an athletic activity for which the head coach or the assistant coach provided coaching services, except for an act or omission by the head coach or the assistant coach that constitutes gross negligence or willful or wanton misconduct.

SECTION 16. IC 34-30-14-7, AS AMENDED BY P.L.146-2011, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 7. A teacher:

(1) who meets the requirement of IC 20-28-5-3(c), training or certification requirements prescribed by the state board under IC 20-28-5.5-1(b); and

(2) who:

(A) performs cardiopulmonary resuscitation on;

(B) performs the Heimlich maneuver on;

(C) removes a foreign body that is obstructing an airway of; or

(D) uses an automated external defibrillator on;

another person, in the course of employment as a teacher;

is not liable in a civil action for damages resulting from an act or omission occurring during the provision of emergency assistance under this section, unless the act or omission constitutes gross negligence or willful and wanton misconduct.

SECTION 17. An emergency is declared for this act.
COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred House Bill 1003, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 5, delete lines 23 through 42, begin a new paragraph and insert:

"SECTION 2. IC 20-20-8-3, AS AMENDED BY P.L.233-2015, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 3. (a) Not earlier than March 15 or later than March 31 of each year, the governing body of a school corporation shall publish either:

(1) an annual performance report of the school corporation; or

(2) a summary of the annual performance report with a description of how to find and view the full annual performance report on the Internet.

in compliance with the procedures identified in section 7 of this chapter. The report or summary must be published one (1) time annually under IC 5-3-1.

(b) The department shall make each school corporation's report available on the department's Internet web site. The annual performance report published on the Internet for a school corporation, including a charter school, must include any additional information submitted by the school corporation under section 6(3)(A) of this chapter. The governing body of a school corporation shall make the school corporation's report available on a prominent page of a school corporation's Internet web site.

(c) The governing body of a school corporation shall provide a copy of the report to a person who requests a copy. The governing body may not charge a fee for providing the copy."

Delete pages 6 through 7.

Page 8, delete lines 1 through 17.

Page 9, line 1, delete "suspending all or portions of IC 20-30." and insert "waiving any provision under this chapter."

Page 9, line 2, delete "suspend all or" and insert "waive any provision under this chapter".

Page 9, line 3, delete "portions of IC 20-30 only if the suspension" and insert "only if the waiver request".

Page 9, between lines 23 and 24, begin a new line block indented and insert:

"(9) IC 20-30-5-0.5 (display of United States flag; Pledge of

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Allegiance).
(10) IC 20-30-5-1 (constitutions).
(11) IC 20-30-5-3 (protected writings).
(12) IC 20-30-5-4 (American history).
(13) IC 20-30-5-4.5 (moment of silence).
(14) IC 20-30-5-5 (morals instruction).
(15) IC 20-30-5-6 (good citizenship instruction).
(16) IC 20-30-5-22 (Indiana studies).
(17) IC 20-30-5-21 (contrary student instruction not permitted)."

Page 9, line 24, delete "(9)" and insert "(18)".
Page 9, line 26, delete "(10)" and insert "(19)".
Page 9, line 27, delete "(11)" and insert "(20)".
Page 9, line 29, delete "(12)" and insert "(21)".
Page 9, line 30, delete "(13)" and insert "(22)".
Page 9, line 31, delete "(14)" and insert "(23)".
Page 9, line 32, delete "(15)" and insert "(24)".
Page 9, line 33, delete "(16)" and insert "(25)".
Page 9, line 34, delete "(17)" and insert "(26)".
Page 9, line 36, delete "(18)" and insert "(27)".
Page 9, line 37, delete "(19)" and insert "(28)".
Page 9, line 38, delete "(20)" and insert "(29)".
Page 9, line 39, delete "(21)" and insert "(30)".
Page 9, line 41, delete "(22)" and insert "(31)".
Page 9, line 42, delete "(23)" and insert "(32)".
Page 10, line 1, delete "(24)" and insert "(33)".
Page 10, line 2, delete "(25)" and insert "(34)".
Page 10, line 4, delete "(26)" and insert "(35)".
Page 10, line 5, delete "(27)" and insert "(36)".
Page 10, line 7, delete "(28)" and insert "(37)".
Page 10, line 8, delete "(29)" and insert "(38)".
Page 10, line 14, after "board." insert "The report shall describe compliance waiver submissions that were approved as well as compliance waiver submissions that were denied by the state board.".

Page 10, line 40, delete "The" and insert "(c) In the event the state board does not require training to be completed as part of a teacher preparation program under IC 20-28-5.5-1, the".

Page 10, line 40, reset in roman "training required under this section must be during the".

Page 10, reset in roman line 41.
Page 16, line 18, delete "Except as provided in subsection (c), the"
and insert "The".

Page 16, line 22, after "IC 20-28-5, or" insert "in consultation with teacher preparation programs (as defined in IC 20-28-3-1(b)),".

Page 16, between lines 30 and 31, begin a new line blocked left and insert:
"However, nothing in this subsection shall be construed to authorize the state board to suspend or otherwise eliminate training requirements described in this subsection."

Page 16, line 31, delete "Except as provided in subsection (c) and in" and insert "In".

Page 17, line 13, after "or" insert "in consultation with teacher preparation programs (as defined in IC 20-28-3-1(b)),".

Page 17, line 15, delete "shorter or" and insert "more frequent and".

Page 17, line 16, after "training" insert "may not".

Page 17, line 16, delete "frequent" and insert "stringent".

Page 17, line 17, after "2020." insert "Nothing in this subsection shall be construed to authorize the state board to suspend or otherwise eliminate training requirements described in this subsection."

Page 18, line 26, after "(a)(2)(B)" insert ",".

Page 18, line 26, strike "or".

Page 18, line 26, delete ":" and insert ", or (a)(2)(D):".

Page 19, between lines 24 and 25, begin a new paragraph and insert:
"(f) If a school offers a course described in subsection (a)(2)(B), (a)(2)(C), or (a)(2)(D), the parent of a student and the student who intends to enroll in the course must provide consent to the school to enroll in the course. The consent form used by the school, which shall be prescribed by the state board in collaboration with the commission for higher education, must notify the parent and the student that enrollment in the course may affect the student's ability to attend a particular postsecondary educational institution or enroll in a particular course at a particular postsecondary educational institution because the course does not align with academic requirements established by the postsecondary educational institution."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1003 as introduced.)

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BEHNING

Committee Vote: yeas 13, nays 0.