

Evansville Regional Economic Partnership Bill Report
Report created on February 9, 2023

HB1001 STATE BUDGET (THOMPSON J) Appropriates money for capital expenditures, the operation of the state, K-12 and higher education, the delivery of Medicaid and other services, and various other distributions and purposes.
MORE...

Current Status: 2/9/2023 - House Ways and Means, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [HB1001](#)

HB1002 EDUCATION AND WORKFORCE MATTERS (GOODRICH C) Establishes the: (1) career scholarship account program; (2) career scholarship account program fund (CSA program fund); (3) career scholarship account administration fund; (4) connecting students with careers fund; (5) intermediary capacity building fund; and (6) credential completion grant. Provides that the department of education, in consultation with the governor's workforce cabinet, shall: (1) designate and approve course sequences, career courses, modern youth apprenticeships, certain apprenticeship programs, and programs of study leading to industry recognized credentials; and (2) determine the grant amount that a career scholarship student may receive under the CSA program fund for each sequence, course, apprenticeship, or **MORE...**

Current Status: 2/2/2023 - Referred to the Committee on Ways and Means

Recent Status: 2/1/2023 - House Committee recommends passage, as amended Yeas: 8; Nays: 4

Priority: Tier 1 - High

State Bill Page: [HB1002](#)

HB1003 HEALTH MATTERS (SNOW C) Allows a credit against an employer's state tax liability if the employer has adopted a health reimbursement arrangement in lieu of a traditional employer provided health insurance plan. Provides that the amount of the credit depends on the number of employees employed by the employer. Provides that employers that claim and are allowed the credit must report certain information to the department of insurance. Provides that the amount of credits granted may not exceed \$10,000,000 in a taxable year. Provides that the credit may be carried over for 10 years, but may not be carried back. Prohibits a health provider facility from entering into a health provider contract with a health **MORE...**

Current Status: 2/1/2023 - House Insurance, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [HB1003](#)

HB1004 HEALTH CARE MATTERS (SCHAIBLEY D) Provides a credit against state tax liability to a physician who has an ownership interest in a physician practice and meets other eligibility criteria. Provides that the credit amount for a particular taxable year is \$10,000. Provides that a physician may not claim the credit in more than three taxable years and that the credit is nonrefundable. Allows a credit to be carried forward for not more than 10 years. Sets forth requirements that a hospital or a health carrier must meet in order to employ a physician. Exempts certain specialties from the requirements. Provides that **MORE...**

Recent Status: 1/31/2023 - House Public Health, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [HB1004](#)

HB1005 HOUSING (MILLER D) Establishes the residential housing infrastructure assistance program and residential housing infrastructure assistance revolving fund. Provides that the Indiana finance authority shall administer the fund and program. Provides that political subdivisions may apply to the fund for loans for certain infrastructure projects related to the development of residential housing. Provides that money in the fund may not be used for: (1) debt repayment; (2) maintenance and repair projects; (3) upgrading utility poles; or (4) consulting or engineering fees for studies, reports, designs, or analyses. Provides that loans from the fund must be allocated as follows: (1) 70% of the money in the fund must be used for housing infrastructure in municipalities with a population of less than 50,000. (2) 30% of the **MORE...**

Current Status: 2/7/2023 - Senate sponsors: Senators Rogers and Garten

Recent Status: 2/7/2023 - Third reading passed; Roll Call 82: yeas 91, nays 6

Priority: Tier 1 - High

State Bill Page: [HB1005](#)

HB1006 MENTAL HEALTH PROGRAMS (STEUERWALD G) Specifies the circumstances under which a person may be involuntarily committed to a facility for mental health services and specifies that these services are medically necessary. Establishes a local mental health referral program to provide mental health treatment for certain persons who have been arrested. Repeals obsolete provisions.

Current Status: 1/31/2023 - Senate sponsors: Senators Freeman, Crider, Koch

Recent Status: 1/31/2023 - Third reading passed; Roll Call 49: yeas 99, nays 0

Priority: Tier 1 - High

State Bill Page: [HB1006](#)

HB1160 WORKFORCE TRAINING PILOT PROGRAM (CLERE E) Requires the commission for higher education to establish an education and career support services pilot program. Establishes certain requirements for the education and career support services pilot program. Requires the office of the secretary of family and social services, in consultation with Erskine Green Training Institute and the department of workforce development, to establish a workforce training pilot program to provide training and other services to: (1) unemployed or underemployed individuals who are eligible to receive assistance under the Temporary Assistance for Needy Families program; and (2) individuals with intellectual and other **MORE...**

Recent Status: 2/8/2023 - House Committee recommends passage, as amended Yeas: 24; Nays: 0

Priority: Tier 1 - High

State Bill Page: [HB1160](#)

HB1290 EARNED INCOME TAX CREDIT (GOODRICH C) Recouples the state earned income tax credit qualifications with the federal earned income tax credit qualifications under the Internal Revenue Code as in effect January 1, 2023. Increases the state earned income tax credit to an amount equal to 12% (instead of 10%) of the federal earned income tax credit that an individual claimed for a taxable year.

Recent Status: 2/6/2023 - Senate sponsors: Senators Walker G, Rogers, Holdman

2/6/2023 - Third reading passed; Roll Call 75: yeas 97, nays 0

Priority: Tier 1 - High

State Bill Page: [HB1290](#)

HB1301 CIGARETTE TAXES (VERMILION A) Increases the cigarette tax by \$1 to \$1.995 per pack of regular size cigarettes and makes a corresponding increase for larger cigarettes.

Current Status: 1/11/2023 - Referred to House Public Health

Priority: Tier 1 - High

State Bill Page: [HB1301](#)

HB1349 OUTDOOR REFRESHMENT AREAS (LINDAUER S) Allows a city or town to designate an outdoor location as a refreshment area with the approval of the alcohol and tobacco commission. Provides that if a refreshment area is approved, the commission designates retailer permittees that may sell alcoholic beverages for consumption within the refreshment area. Prohibits a refreshment area from being located near a school or church unless the school or church does not object. Allows a minor to be within the refreshment area. Makes it a Class C infraction for a participating retailer permittee or vendor to: (1) sell a person more than one alcoholic beverage at a time or an alcoholic beverage that exceeds the **MORE...**

Recent Status: 1/30/2023 - Third reading passed; Roll Call 44: yeas 87, nays 7

1/30/2023 - Senate sponsor: Senator Messmer

Priority: Tier 1 - High

State Bill Page: [HB1349](#)

HB1399 HISTORIC REHABILITATION TAX CREDIT (NEGELE S) Beginning in taxable year 2024, allows a qualified taxpayer to claim a historic rehabilitation tax credit equal to 25% or 30% of the qualified expenditures incurred in the restoration and preservation of a qualified historic structure, depending on the type of historic structure.

Current Status: 1/17/2023 - Referred to House Ways and Means

Priority: Tier 1 - High

State Bill Page: [HB1399](#)

HB1430 BUSINESS PERSONAL PROPERTY TAX EXEMPTION (MAYFIELD P) Increases the acquisition cost threshold for the business personal property tax exemption from \$80,000 to \$250,000.

Current Status: 1/25/2023 - House Ways and Means, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [HB1430](#)

HB1439 OVERSIGHT OF REDEVELOPMENT COMMISSION SPENDING (MILLER D) Requires a city council to approve all expenditures of a city redevelopment commission.

Current Status: 1/17/2023 - Referred to House Local Government

Priority: Tier 1 - High

State Bill Page: [HB1439](#)

HB1449 TWENTY-FIRST CENTURY SCHOLARS PROGRAM (HARRIS JR. E) Amends the twenty-first century scholars program eligibility requirements for certain students. Requires the commission for higher education to notify an emancipated student, or the custodial parent or guardian if the student is an unemancipated minor, of the eligibility to participate in the program and right to opt out of the program.

Recent Status: 2/8/2023 - House Committee recommends passage Yeas: 24; Nays: 0

Priority: Tier 1 - High

State Bill Page: [HB1449](#)

HB1456 CERTIFIED TECHNOLOGY PARKS (SNOW C) Specifies additional information that a certified technology park is required to provide to the Indiana economic development corporation in the course of a review. Provides that if a park has reached the limit on deposits and maintains its certification, the park shall become a Level 2 park. Increases, from \$100,000 to \$500,000, the annual additional incremental income tax deposit amount that a park captures once it has reached its limit on deposits. Clarifies the calculation of the additional incremental income tax deposit amount in the year in which a park reaches its limit on deposits. Provides that when the corporation certifies a Level 2 park, the corporation shall make a determination of whether the park shall continue to be designated as a Level 2 park.

Current Status: 1/17/2023 - Referred to Committee on Ways and Means

Priority: Tier 1 - High

State Bill Page: [HB1456](#)

HB1502 WORKFORCE DEVELOPMENT GRANTS (OLTHOFF J) Establishes the workforce development board grant program and the workforce development board grant program fund. Requires the department of workforce development to annually award grants to each of the 12 workforce development boards in Indiana. Specifies that grants must be used to: (1) serve individuals that are not eligible for services; and (2) leverage existing funding; under the federal Workforce Innovation and Opportunity Act of 2014.

Current Status: 1/17/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 1 - High

State Bill Page: [HB1502](#)

HB1599 TOURISM IMPROVEMENT DISTRICTS (BAIRD B) Provides that a person may circulate a petition to create a tourism improvement district (district) within the territory of a county, city, or town. Specifies the contents of the tourism improvement district plan that must be filed with a petition to establish a district. Excludes property that receives a homestead standard deduction from inclusion within a district. Provides that owners of real property or businesses located within a district may be charged a special assessment to fund improvements and other district activities. Provides that, after a hearing on a petition to establish a district, a county, city, or town legislative body may adopt the ordinance establishing the district only if it determines that the petition has been signed by at least 50% of the owners of real property or businesses within the district who will pay the special assessment. Specifies the contents of the ordinance **MORE...**

Current Status: 2/7/2023 - Referred to House Ways and Means

Recent Status: 2/7/2023 - House Committee recommends passage Yeas: 9; Nays: 1

Priority: Tier 1 - High

State Bill Page: [HB1599](#)

HB1606 EMPLOYER TAX CREDIT FOR APPRENTICESHIP PROGRAMS (BEHNING R) Provides for a nonrefundable apprenticeship tax credit for an eligible employer. Provides that the amount of the credit is equal to not more than \$1,250 for each apprentice employed. Provides that an eligible employer may claim: (1) a credit for not more than 10 apprentices employed for a taxable year; and (2) the credit for an individual apprentice for not more than three taxable years. Provides that the total amount of credits that may be awarded for a state fiscal year may not exceed \$10,000,000. Allows the department of state revenue to adopt rules to implement the credit.

Current Status: 1/19/2023 - Referred to House Ways and Means

Recent Status: 1/19/2023 - First Reading
1/19/2023 - Coauthored by Representative Teshka

Priority: Tier 1 - High

State Bill Page: [HB1606](#)

SB1 BEHAVIORAL HEALTH MATTERS (CRIDER M) Provides that, subject to certain procedures and requirements, the office of the secretary of family and social services may apply to the United States Department of Health and Human Services: (1) for a Medicaid state plan amendment, a waiver, or an amendment to an existing waiver to require reimbursement for eligible certified community behavioral health clinic services; or (2) to participate in the expansion of a community mental health services demonstration program. Requires the division of mental health and addiction to establish and maintain a help line: (1) to provide confidential emotional support and referrals to certain resources to individuals who call the help line; and (2) that is accessible by calling a toll free telephone number. Establishes **MORE...**

Recent Status: 2/9/2023 - Second reading amended, ordered engrossed

Priority: Tier 1 - High

State Bill Page: [SB1](#)

SB2 TAXATION OF PASS THROUGH ENTITIES (BALDWIN S) Authorizes certain pass through entities to make an election to pay tax at the entity level based on each owner's aggregate share of adjusted gross income. Provides a refundable tax credit equal to the amount of tax paid by the electing entity with regard to the owner's share. Allows a credit for pass through entity taxes that are imposed by and paid to another state. Makes certain changes to provisions that apply to taxpayers who file a combined return for the financial institutions tax. Makes conforming changes for purposes of partnership audit and administrative adjustments.

Current Status: 2/13/2023 - House Ways and Means, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [SB2](#)

SB3 STATE AND LOCAL TAX REVIEW COMMISSION (HOLDMAN T) Establishes the state and local tax review commission. Specifies the membership and the topics the commission is required to review.

Recent Status: 1/9/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 1 - High

State Bill Page: [SB3](#)

SB4 PUBLIC HEALTH COMMISSION (CHARBONNEAU E) Defines "core public health services" for purposes of public health laws. Adds members to the executive board of the Indiana department of health. Requires the state department to provide district or regional services to local health departments. Allows the state department to issue guidance to local health departments. Requires the state department to make annual local health department reports available to the public. Changes the qualification requirements for a local health officer and requires certain training. Requires the state department to identify state level metrics and county level metrics and requires certain local health departments to report to the state department activities and metrics on the delivery of core public health services. Requires the state department to annually report on the metrics to the budget committee and publish information concerning the **MORE...**

Current Status: 2/2/2023 – Committee Report Amend Do Pass Adopted; Reassigned to Committee on Appropriations

Priority: Tier 1 - High

State Bill Page: [SB4](#)

- SB20 DESIGNATED OUTDOOR REFRESHMENT AREAS** (BROWN L) Allows a city or town to designate an outdoor location as a refreshment area with the approval of the alcohol and tobacco commission. Provides that if a refreshment area is approved, the commission designates retailer permittees that may sell alcoholic beverages for consumption within the refreshment area. Prohibits a refreshment area from being located near a school or church unless the school or church does not object. Allows a minor to be within the refreshment area. Makes it a Class C misdemeanor for a participating retailer permittee or vendor to sell a person more than two alcoholic beverage at a time or an alcoholic beverage that exceeds the volume limitations.
- Current Status:** 2/9/2023 – Third reading passed; Yeas 39, nays 10
- Recent Status:** 2/9/2023 - Cosponsors: Representatives GiaQuinta and Miller K
- Priority:** Tier 1 - High
- State Bill Page:** [SB20](#)
- SB81 COMMUNITY INTELLECTUAL AND DEVELOPMENTAL DISABILITY CENTERS** (BOHACEK M) Provides that if the county executive of a county authorizes the furnishing of financial assistance to a community intellectual and developmental disability center, the county fiscal body is required, upon request of the county executive, to annually appropriate an amount of money from the county's general fund that is not less than the amount that would be collected from an annual rate of \$0.0025 on each \$100 of taxable property within the county to provide the financial assistance to the CIDD. Requires the county auditor to distribute the amounts appropriated by the county fiscal body to furnish financial assistance to a CIDD first before making any other distributions of appropriated amounts from the county's general fund. Makes corresponding changes to provisions that authorize two or more counties to furnish financial assistance to a CIDD that is organized to provide services in more than one county and that authorize a county to furnish a share of financial assistance to a CIDD in certain circumstances.
- Current Status:** 1/30/2023 - Committee Report amend do pass adopted; reassigned to Committee on Tax and Fiscal Policy
- Priority:** Tier 1 - High
- State Bill Page:** [SB81](#)
- SB86 TOBACCO PRODUCTS TAX** (BOHACEK M) Provides that a tax is imposed on the distribution of cigars at a rate of 24% of the wholesale price of a cigar for cigars having a wholesale price not exceeding \$3. Provides that a tax is imposed on the distribution of cigars at a rate of \$0.72 per cigar for cigars having a wholesale price exceeding \$3 per cigar.
- Current Status:** 1/9/2023 - Referred to Senate Tax and Fiscal Policy
- Priority:** Tier 1 - High
- State Bill Page:** [SB86](#)
- SB155 IDEM MATTERS** (NIEMEYER R) Permits the environmental rules board to amend permit fees, on a time frame and in an amount determined necessary, to pay costs related to the Title V operating permit program. Mandates that a federal regulation that classifies or amends a designation of attainment, nonattainment, or unclassifiable for any area in Indiana under the federal Clean Air Act is effective and enforceable in Indiana on the effective date of the federal regulation.
- Current Status:** 2/13/2023 - Senate Environmental Affairs, (Bill Scheduled for Hearing)
- Priority:** Tier 1 - High
- State Bill Page:** [SB155](#)
- SB160 PROFESSIONAL COUNSELORS LICENSURE COMPACT** (CRIDER M) Requires the behavioral health and human services licensing board to administer the professional counselors licensure compact (compact). Adopts the compact. Sets forth requirements of a member state. Sets forth the duties and authority of the counseling compact commission (commission). Allows a counselor in a home state to practice via telehealth in a member state. Allows each member state to have one delegate on the commission. Establishes the procedure to withdraw from the compact. Makes conforming changes.
- Current Status:** 2/2/2023 - Referred to House
- Priority:** Tier 1 - High
- State Bill Page:** [SB160](#)

SB162 COMMUNITY CROSSING GRANTS (WALKER K) Sets maximum grant application amounts for local units based on vehicle miles traveled. Repeals the requirement that the department of transportation must allocate at least 50% of the amount available to make grants in a state fiscal year to local units in counties of less than 50,000. Requires the department, prior to January 1, 2024, to pay off any outstanding debt related to crossroads 2000 bonds and repurpose the annual payment to urban redevelopment authorities.

Current Status: 1/9/2023 - Referred to Senate Appropriations

Priority: Tier 1 - High

State Bill Page: [SB162](#)

SB174 INDIANA HISTORIC TAX CREDITS (DERNULC D) Allows a credit against a qualified taxpayer's state tax liability in an amount equal to either 25% or 30% of the qualified taxpayer's qualified expenses related to the rehabilitation of a qualified historic structure. Provides that, for a qualified taxpayer that is tax exempt under Section 501(c)(3) of the Internal Revenue Code, the credit is equal to 30% of the qualified taxpayer's expenses. Provides that the credit is transferrable and may be carried forward for 10 years, but may not be carried back.

Current Status: 1/30/2023 - added as coauthors Senators Melton, Alting, Charbonneau

Priority: Tier 1 - High

State Bill Page: [SB174](#)

SB186 TAX CREDIT FOR EMPLOYER PROVIDED CHILD CARE (WALKER K) Establishes a state tax credit for a taxpayer that makes qualified child care expenditures or qualified child care resource and referral expenditures in providing child care to the taxpayer's employees. Provides that the maximum amount of the credit for each taxable year is equal to 50% of the taxpayer's qualified child care expenditures or qualified child care resource and referral expenditures for the taxable year. Provides for recapture of certain amounts due to cessation of operation of a child care facility or a change in ownership of a child care facility.

Recent Status: 2/9/2023 - Senate Appropriations, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [SB186](#)

SB261 ECONOMIC DEVELOPMENT DISTRICTS (BUCHANAN B) Creates a procedure to establish a community infrastructure improvement district (district). Specifies that the procedure added by the bill allowing for the establishment of a district does not authorize the unit to establish a district that overlaps with an economic improvement district. Requires a petition for the establishment of a district to include a rate and methodology report. Specifies the contents of the report. Specifies the basis upon which benefits accruing to parcels of real property within a district may be apportioned among those parcels. Requires a determination that the aggregate assessments within a district: (1) do not exceed 30% of the projected assessed value of property within the district; or (2) in the case of a district that is established for single family residences, do not exceed 10% of the projected assessed value per single family residence **MORE...**

Current Status: 1/11/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 1 - High

State Bill Page: [SB261](#)

SB271 CERTIFIED TECHNOLOGY PARKS (BUCHANAN B) Specifies additional information that a certified technology park is required to provide to the Indiana economic development corporation in the course of a review. Provides that if a park has reached the limit on deposits and maintains its certification, the park shall become a Level 2 park. Increases, from \$100,000 to \$500,000, the annual additional incremental income tax deposit amount that a park captures once it has reached its limit on deposits. Clarifies the calculation of the additional incremental income tax deposit amount in the year in which a park reaches its limit on deposits. Provides that when the corporation certifies a Level 2 park, the corporation shall make a determination of whether the park shall continue to be designated as a Level 2 park. Requires the corporation to report to the budget committee certain information pertaining to businesses located in each park on a biennial basis.

Recent Status: 1/31/2023 - House sponsor: Representative Snow

Priority: Tier 1 - High

State Bill Page: [SB271](#)

SB281 BUSINESS PERSONAL PROPERTY TAX EXEMPTION (FREEMAN A) Increases the acquisition cost threshold for the business personal property tax exemption from \$80,000 to \$250,000.

Current Status: 1/11/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 1 - High

State Bill Page: [SB281](#)

SB307 EARLY LEARNING (WALKER K) Raises the annual income eligibility for an eligible child to 138% of the federal poverty level. Removes certain restrictions on how the office of the secretary of family and social services may award grants. Changes the prekindergarten pilot program to the prekindergarten program and removes the expiration date. Makes conforming changes.

Current Status: 2/2/2023 - added as coauthor Senator Qaddoura

Priority: Tier 1 - High

State Bill Page: [SB307](#)

SB313 ACCELERATED DEPRECIATION (ROGERS L) Couples Indiana depreciation provisions with federal depreciation provisions under Section 179 of the Internal Revenue Code.

Recent Status: 1/12/2023 - Referred to Senate Appropriation

Priority: Tier 1 - High

State Bill Page: [SB313](#)

SB340 IMAGINATION LIBRARY (BECKER V) Establishes the Indiana imagination library. Provides that the state library shall administer the Indiana imagination library. Provides that the state library, in consultation with the department of education and the family and social services administration, shall either establish a statewide nonprofit organization or enter into an agreement with a statewide nonprofit organization to carry out the responsibilities related to statewide partnerships and programs. Requires that the statewide nonprofit organization manage the daily operations of and promote the program. Establishes the Indiana imagination library fund, which is nonreverting. Requires the state library, in conjunction with the statewide nonprofit organization, to review the program and report to the governor and the interim study committee on education by November 1 of each year, beginning November 1, 2023.

Current Status: 2/2/2023 - Committee Report do pass adopted; reassigned to Committee on Appropriations

Priority: Tier 1 - High

State Bill Page: [SB340](#)

SB346 HERITAGE COMMERCE DISTRICT (HOLDMAN T) Establishes the Indiana heritage commerce district program. Permits a municipality with a population of not more than 50,000 and that has been designated as an Indiana main street program area for not less than two years to establish a heritage commerce district. Establishes the heritage commerce district fund. Provides that the office of community and rural affairs may make grants not exceeding \$500,000 annually to qualified districts. Provides that grant applicants must provide local matching funds. Specifies sources from which a grant applicant may solicit and accept local matching funds for purposes of a grant. Makes an appropriation.

Recent Status: 1/26/2023 - Senate Appropriations, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [SB346](#)

SB347 WORK SHARING UNEMPLOYMENT BENEFITS PROGRAM (BASSLER E) Establishes a work sharing unemployment insurance program. Requires an employer that desires to participate in the program to submit a work sharing plan for approval by the commissioner of the department of workforce development. Establishes the work sharing benefit as equal to an affected employee's unemployment benefit reduced by a percentage equal to the percentage of the employee's normal weekly work hours that the employee works under the approved work sharing plan. Makes a technical correction.

Current Status: 2/9/2023 - Committee Report adopted; reassigned to Committee on Appropriations

Priority: Tier 1 - High

State Bill Page: [SB347](#)

SB368 EARLY CHILDHOOD CARE AND EDUCATION PILOT PROGRAM (DONATO S) Establishes the early childhood care and education pilot program to provide a cost sharing approach to fund quality early childhood care and education. Establishes the early childhood care and education fund, which is nonreverting. Requires

community foundations to report to the general assembly by September 15, 2026. Provides that the pilot program expires June 30, 2027. Makes an appropriation.

Recent Status: 1/23/2023 - Senate Family and Children Services, (Bill Scheduled for Hearing)

Priority: Tier 1 - High

State Bill Page: [SB368](#)

SB397 INNOVATION DEVELOPMENT DISTRICTS (BUCHANAN B) Provides that before the state purchases more than 100 acres of land for economic development purposes, the state must give notice to the executive of each local unit in which the land is located. Provides that a school corporation that receives a portion of the aggregate percentage of incremental property tax revenue transferred may use those funds with no restrictions or specified uses.

Current Status: 1/19/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 1 - High

State Bill Page: [SB397](#)

SB478 HISTORIC REHABILITATION TAX CREDIT (BUSCH J) Allows a taxpayer to claim a historic rehabilitation tax credit equal to 25% or 30% of the qualified expenditures incurred in the restoration and preservation of a qualified historic structure, depending on the type of historic structure.

Current Status: 1/19/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 1 - High

State Bill Page: [SB478](#)

HB1007 ELECTRIC UTILITY SERVICE (SOLIDAY E) Provides that it is the continuing policy of the state that decisions concerning Indiana's electric generation resource mix, energy infrastructure, and electric service ratemaking constructs must take into account the following attributes of electric utility service: (1) Reliability. (2) Affordability. (3) Resiliency. (4) Stability. (5) Environmental sustainability. Requires the Indiana utility regulatory commission (IURC) to take each of these attributes into account when: (1) reviewing, and preparing a final director's report for, an integrated resource plan submitted by an electric utility; (2) acting upon a petition for the construction, purchase, or lease of an electric generation facility; and (3) reviewing whether the public convenience and necessity continues to require the **MORE...**

Current Status: 1/31/2023 - Referred to Senate

Recent Status: 1/30/2023 - Senate sponsor: Senator Koch

Priority: Tier 2 - Medium

State Bill Page: [HB1007](#)

HB1008 PENSION INVESTMENTS (MANNING E) Provides that a fiduciary, in making and supervising investments of a reserve fund of the public pension system, shall discharge the fiduciary's duties solely in the financial interest of the participants and beneficiaries of the public pension system. Establishes certain requirements for fiduciaries, proxy advisors, service providers, and proxy voting. Requires a governmental entity to, at least annually, tabulate and report all proxy votes made in relation to the administration of a fund of the public pension system. Provides that the treasurer of state shall enforce these provisions. Provides that if the treasurer of state determines that a person has engaged in, is engaging in, or is going to engage in a violation regarding fiduciary duties, the treasurer of state shall make available to the public the name of the person or a specific fund offered by the person. Requires the treasurer of state to provide written notice to the person. Requires the person to demonstrate to the treasurer of state that the person or the specific fund is in compliance with the requirements not later than 90 days after receiving notice. Requires the treasurer of state to provide the name of the person or the specific fund to the board of trustees **MORE...**

Current Status: 2/2/2023 - Referred to the Committee on Ways and Means pursuant to House Rule 127

Recent Status: 2/2/2023 - House Committee recommends passage, as amended Yeas: 9; Nays: 4

Priority: Tier 2 - Medium

State Bill Page: [HB1008](#)

HB1029 LEGAL ACTION INVOLVING CRIMES ON PRIVATE PROPERTY (TORR J) Prohibits causes of action against a property owner, a business owner, or a third party business operator for a criminal act committed by another person on the property, at the business, or on premises owned by another person.

Current Status: 1/9/2023 - Referred to House Judiciary

Priority: Tier 2 - Medium

State Bill Page: [HB1029](#)

HB1033 LOCAL UNIT WATER INFRASTRUCTURE FUND (FRYE R) Establishes the local unit water infrastructure fund (fund) to provide grants, loans, and other financial assistance to counties, cities, and towns for projects to: (1) repair, replace, or increase the capacity of water infrastructure; or (2) replace lead water service lines; in community water systems. Requires the Indiana finance authority (authority) to administer the fund. Provides that the fund consists of appropriations from the state general fund and money from other sources. Requires the authority to adopt guidelines to establish criteria for the making of grants and the providing of loans and other financial assistance from the fund. Provides that an application for a grant, a loan, or other financial assistance must be accompanied by all supporting materials required by the authority. Requires a local unit that applies for a grant, a loan, or other financial assistance to **MORE...**

Recent Status: 1/9/2023 - Referred to House Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [HB1033](#)

HB1073 VARIOUS GAMING ISSUES (MORRISON A) Provides that the speaker of the house of representatives and the president pro tempore of the senate shall each appoint a member of the gaming commission. Provides that a hold harmless agreement or an agreement to offset a financial loss between a casino, riverboat, or unit of government and another unit of government concerning potential losses of revenue by the other unit of government is prohibited and unenforceable. Repeals the requirement that the licensed owner of a riverboat operating in Vigo County pay certain payments to the city of Evansville. Repeals language concerning a supplemental payment to East Chicago, Hammond, and Michigan City under certain circumstances. Repeals the historic hotel district community support fee.

Current Status: 1/9/2023 - Referred to House Public Policy

Priority: Tier 2 - Medium

State Bill Page: [HB1073](#)

HB1074 SCHOOL BOARD ELECTIONS (MORRISON A) Provides that for school board offices, each candidate's affiliation with a political party or status as an independent candidate must be stated on a petition of nomination and on the ballot. Specifies: (1) requirements that apply to a candidate who claims affiliation with a major political party; and (2) a process to challenge a candidate's statement that the candidate is affiliated with a major political party. Makes conforming changes.

Recent Status: 1/9/2023 - Referred to House Elections and Apportionment

Priority: Tier 2 - Medium

State Bill Page: [HB1074](#)

HB1078 GOVERNANCE OF PUBLIC-PRIVATE AGREEMENTS (HEINE D) Requires a governmental body to entertain more than one bidder before entering into a public-private agreement for a qualifying project. Provides that for both performance and payment bonds, the amount must be an amount not less than 100% of the cost to design and construct the qualifying project. Requires the operator to perform at least 30% of the work on the qualifying project. Requires the governmental body and the operator to provide full disclosure in the public-private agreement and to the public of any imputed interest rate regarding the qualifying project. Requires the governmental body to report to the department of local government finance the amount and duration of any availability payment related to the qualifying project. Requires the governmental body to hold a public comment hearing regarding the necessity of the qualifying project.

Current Status: 1/9/2023 - Referred to House Government and Regulatory Reform

Priority: Tier 2 - Medium

State Bill Page: [HB1078](#)

HB1081 RESIDENTIAL TAX INCREMENT FINANCING (HEINE D) Amends the threshold conditions that apply to a municipality for establishing a residential housing development program and a tax increment allocation area for the program.

Current Status: 2/14/2023 - House Local Government, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [HB1081](#)

HB1085 TAX INCENTIVE FINANCING (CHERRY R) Provides that 20% of the incremental property taxes of a tax increment financing area established after June 30, 2023, shall be allocated to and, when collected, paid to school corporations that maintain an attendance area that includes all or part of the allocation area. Requires a school corporation to use the distribution for career and technical education programs. Provides that, for an allocation area established before July 1, 2023, a redevelopment commission is strongly encouraged to make allocations to a school corporation for use in the school corporation's career and technical education programs. Provides that, after June 30, 2023, at least one of the members appointed to a redevelopment commission by a municipal executive or county executive must also be a **MORE...**

Current Status: 2/13/2023 - House Ways and Means, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [HB1085](#)

HB1106 MINE RECLAMATION TAX CREDIT (LINDAUER S) Provides a tax credit for a taxpayer that enters into an agreement with the Indiana economic development corporation (corporation) for a qualified investment for development of property located on reclaimed coal mining land. Provides that the amount of a credit that a taxpayer receives may not exceed the lesser of: (1) a taxpayer's qualified investment multiplied by 25%; or (2) \$1,500,000. Provides for the assignment of the credit by a taxpayer to certain lessees. Provides that a taxpayer is not entitled to the credit if the corporation determines that the taxpayer has substantially reduced or ceased its operations in Indiana in order to relocate them within the mine reclamation site. Provides that the tax credit expires December 31, 2027.

Recent Status: 2/8/2023 - House Committee recommends passage, as amended Yeas: 21; Nays: 0

Priority: Tier 2 - Medium

State Bill Page: [HB1106](#)

HB1123 ELIMINATION OF TEXTBOOK FEES (MILLER K) Requires each public school to provide curricular materials at no cost to each student enrolled in the public school. Establishes the curricular materials fund (fund) to provide state advancements for costs incurred by public schools in providing curricular materials to students at no cost. Provides that the department of education shall administer the fund. Provides that money in the fund is continually appropriated. Provides that a governing body or organizer of a charter school: (1) may purchase from a publisher any curricular materials selected by proper officials; (2) may rent curricular materials to certain nonpublic schools; and (3) may not rent the curricular materials to any student enrolled in any public school. Repeals a requirement that a school corporation must offer **MORE...**

Recent Status: 1/10/2023 - Referred to House Education

Priority: Tier 2 - Medium

State Bill Page: [HB1123](#)

HB1174 HIGHWAY FINANCES (ABBOTT D) Reduces the required percentage amount of the motor vehicle highway account distributions that counties, cities, and towns must use for the construction, reconstruction, and preservation of highways from 50% in current law to 40% in calendar years beginning January 1, 2024, and ending December 31, 2025. Provides that, for a period in which the reduction applies, the term "preservation" includes both snow removal and expenditures for deicing road salt or similar deicing agents. Requires counties, cities, and towns that apply the reduced required percentage amounts authorized under the bill to submit to the local technical assistance program (LTAP) at Purdue University in conjunction with the Indiana department of transportation a detailed itemization of the uses of the funds in the calendar year that were for: (1) purposes other than construction, reconstruction, and preservation; and (2) **MORE...**

Current Status: 1/10/2023 - Referred to House Roads and Transportation

Priority: Tier 2 - Medium

State Bill Page: [HB1174](#)

HB1179 PROFESSIONAL LICENSING (CLERE E) Allows a state agency to adopt a policy governing electronic meetings conducted by a board or committee of the agency, if the board or committee has not adopted a policy. Allows the reinstatement of a professional license that was retired, inactive, or surrendered (inactive) if the applicant meets the requirements for a delinquent or lapsed license. Provides that provisions regarding reinstatement of a retired license do not apply if the license was retired while a complaint or investigation

regarding professional conduct was pending. Provides that the reinstatement law applies to all licenses that were inactive for more than three years. Requires, for purposes of the license reinstatement law, that each board make available a list of standards that require a personal appearance before the board. Requires a provider of a continuing education course to: (1) obtain approval of the course from the licensing board; and (2) provide the licensing board or agency with a certificate showing that a practitioner completed a course. Eliminates random continuing education audits of practitioners. Adds certain **MORE...**

Recent Status: 2/7/2023 - House Committee recommends passage, as amended Yeas: 9; Nays: 2

Priority: Tier 2 - Medium

State Bill Page: [HB1179](#)

HB1200 GOVERNMENT REFORM TASK FORCE (BARTELS S) Establishes the government reform task force. Provides for members of the task force. Requires the task force to submit a report. Prohibits the consideration of the number or amount of fines or civil penalties imposed on regulated entities by an employee in an agency's evaluation of the employee.

Current Status: 1/24/2023 - Referred to Senate

Recent Status: 1/23/2023 - Senate sponsor: Senator Garten

Priority: Tier 2 - Medium

State Bill Page: [HB1200](#)

HB1216 FUNDING FOR THE DEVELOPMENT OF HEALTH PROFESSIONS (MANNING E) Establishes the linking industry to nursing education fund (fund) for the purpose of expanding nursing education opportunities. Defines terms and provides administrative provisions for the fund. Requires the commission for higher education (commission), before August 1, 2023, to develop an application for a competitive grant program that matches contributions from a health care entity to an educational institution on a dollar for dollar basis from the fund. Provides that the application may be submitted by any educational institution and must require the educational institution to include the expected number of additional students the educational institution will be able to accept into its nursing education program as a result of the matching **MORE...**

Current Status: 1/10/2023 - Referred to House Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [HB1216](#)

HB1249 THREE-WAY ALCOHOL PERMIT IN UNINCORPORATED AREA (HATFIELD R) Provides, for purposes of satisfying the minimum annual or monthly gross food sales requirement for a three-way restaurant permit in an unincorporated area, that the sum of the gross food sales of: (1) the restaurant; and (2) a food truck that sells food near the restaurant during the restaurant's hours of operation; shall be considered the gross food sales of the restaurant.

Current Status: 1/11/2023 - Referred to House Public Policy

Priority: Tier 2 - Medium

State Bill Page: [HB1249](#)

HB1266 VOLUNTEER CYBER CIVILIAN CORPS (JUDY C) Establishes the Indiana cyber civilian corps program (program). Provides that the adjutant general of the military department shall administer the program. Provides that the program includes civilian volunteers who have expertise in addressing cybersecurity incidents and who volunteer at the invitation of the adjutant general to provide rapid response assistance to a cybersecurity client in need of expert assistance after recognition of a cybersecurity incident or potential cybersecurity incident. Provides that the work product of a cyber civilian corps volunteer or advisor, including any information voluntarily submitted to the volunteer or advisor, is exempt from **MORE...**

Current Status: 2/13/2023 - House Ways and Means, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [HB1266](#)

HB1272 HOSPITAL PRICING INFORMATION AND PENALTIES (SCHAIBLEY D) Requires a hospital to post certain pricing information on the hospital's website. Sets forth civil penalties for the Indiana department of health to assess a hospital or ambulatory outpatient surgical center that fails to post the pricing information.

Current Status: 1/17/2023 - Referred to House Public Health

Priority: Tier 2 - Medium

State Bill Page: [HB1272](#)

HB1278 NONDISCLOSURE AGREEMENTS IN ECONOMIC DEVELOPMENT (GREENE R) Prohibits the Indiana economic development corporation, the state, or any other public authority, or any party negotiating on behalf of any of those entities, from entering into an economic development agreement or contract that contains any provision, clause, or language that provides that the agreement or contract, or any of its terms, is confidential, or that the parties to the agreement or contract are prohibited from disclosing, discussing, describing, or commenting upon the terms of the agreement or contract.

Recent Status: 1/11/2023 - Referred to House Government and Regulatory Reform

Priority: Tier 2 - Medium

State Bill Page: [HB1278](#)

HB1280 PROHIBITED ECONOMIC DEVELOPMENT INCENTIVES (GREENE R) Prohibits a state agency, political subdivision, or body corporate and politic created by state statute from disbursing: (1) funds; (2) financial incentives; or (3) subsidies; for any project where a facility or property is to be used primarily by an electronic commerce business with a market capitalization of more than \$100,000,000 for electronic commerce storage and transfers or the facilitation of electronic commerce storage and transfers.

Current Status: 1/11/2023 - Referred to House Government and Regulatory Reform

Priority: Tier 2 - Medium

State Bill Page: [HB1280](#)

HB1288 PUBLIC WORKS PROJECTS (GOODRICH C) Provides that certain public works statutes do not apply in the context of design-build public construction. Provides that a contractor that employs 10 or more employees on a design-build public works project must provide its employees access to a training program applicable to the tasks to be performed in the normal course of the employee's employment with the contractor on the public project. Provides that a tier 1 or tier 2 contractor that employs 50 or more journeymen must participate in an apprenticeship or training program that meets certain standards **MORE...**

Current Status: 1/11/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 2 - Medium

State Bill Page: [HB1288](#)

HB1289 FAIR AND OPEN COMPETITION FOR PUBLIC WORKS PROJECTS (GOODRICH C) Provides that a public agency may not do any of the following: (1) Require a potential bidder on a public works project to provide any information that the potential bidder considers confidential or proprietary as a requirement for the public agency finding the bidder to be a responsive or responsible bidder. (2) By rule, ordinance, or any other action relating to contracts for public works projects for which competitive bids are required impose any requirement that directly or indirectly restricts potential bidders to any predetermined class of **MORE...**

Current Status: 1/11/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 2 - Medium

State Bill Page: [HB1289](#)

HB1307 HIGH VALUE WORKFORCE READY CREDIT-BEARING GRANT (LEDBETTER C) Provides that an applicant who has previously received a baccalaureate degree or an associate degree may be eligible for a high value workforce ready credit-bearing grant if the applicant: (1) received a diploma of graduation, high school equivalency certificate, or state of Indiana general educational development diploma five or more years before the applicant applies for a grant; and (2) is not working in the subject matter field in which the applicant received the baccalaureate degree or associate degree.

Recent Status: 1/11/2023 - Referred to House Education

Priority: Tier 2 - Medium

State Bill Page: [HB1307](#)

HB1311 ADOPTION OF FOOD AND BEVERAGE TAXES (SLAGER H) Provides that a local unit fiscal body may impose a uniform food and beverage tax if the local unit is not required or authorized to impose a food and beverage tax under any other law. Provides that a local unit must receive legislative approval to impose a food and beverage tax. Provides that the local business community or a group of local businesses that would be required to collect the tax must show support for the tax. Provides that a local unit fiscal body must pass a resolution of

support and intent to approve a food and beverage tax under this chapter. Provides that after a local unit passes a resolution of support to approve a food and beverage tax, the local unit may adopt an ordinance to impose an excise tax. Specifies that the tax rate may not exceed **MORE...**

Current Status: 1/11/2023 - Referred to House Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [HB1311](#)

HB1332 ECONOMIC DEVELOPMENT FEES (MAY C) Eliminates the \$100,000 fee cap for purposes of the formula specifying the amount of the fee paid to the county treasurer by a property owner receiving a property tax abatement.

Current Status: 1/12/2023 - Referred to House Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [HB1332](#)

HB1338 EDUCATION MATTERS (LINDAUER S) Provides that a teacher, administrator, or other employee of a school corporation or charter school shall not promote in any course certain concepts related to race or sex. Provides that a state educational institution may not require a student enrolled at the state educational institution to engage in any form of mandatory gender or sexual diversity training or counseling. Provides that a state educational institution may not require a student of the state educational institution to attend any student orientation or other training or presentation that presents information regarding race or sex stereotyping or bias on the basis of race or sex. Provides that a student shall not be required to participate in a personal analysis, an evaluation, or a survey that is established or administered by: (1) a school corporation; (2) a public school; (3) a state accredited nonpublic school; (4) the department of **MORE...**

Current Status: 1/17/2023 - Referred to House Education

Priority: Tier 2 - Medium

State Bill Page: [HB1338](#)

HB1344 RIGHT TO START ACT (TESHKA J) Establishes a "right to start act". Requires the department of administration, the department of workforce development, and the Indiana economic development corporation to annually file reports with the general assembly. Requires the state to encourage 5% of the total number of state contracts to be awarded to businesses that have been in operation for fewer than five years and whose principal place of business is in Indiana. Requires the state to encourage 5% of workforce development funding, including funding allocated by workforce development boards across Indiana, to be used to support organizations or programs for individuals starting new businesses or to those organizations or programs that provide services to businesses established within the previous five years and **MORE...**

Current Status: 2/14/2023 - House Government and Regulatory Reform, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [HB1344](#)

HB1345 WAIVER OF REQUIREMENTS FOR NEW BUSINESSES (TESHKA J) Establishes a "regulatory sandbox" program (program). Creates the regulatory relief office within the Indiana economic development corporation. Creates, and establishes duties for, an advisory committee within the program. Directs that the secretary of commerce, who serves as executive director of the regulatory relief office, prepare an annual report on the activities of the office. Provides for program application requirements and describes the scope of the program. Makes consumer protection provisions. Describes requirements for exiting the program and for extensions to remain in the program. Makes record keeping and reporting requirements.

Current Status: 2/7/2023 - Referred to House Ways and Means

Recent Status: 2/7/2023 - House Committee recommends passage Yeas: 9; Nays: 4

Priority: Tier 2 - Medium

State Bill Page: [HB1345](#)

HB1382 ROBOTICS PROGRAMS (GOODRICH C) Establishes the robotics competition program to provide grants to eligible schools and eligible robotics teams in order to expand opportunities to increase interest in STEM and improve science, technology, engineering, and mathematics skills through robotics competitions. Provides a procedure for eligible schools and eligible teams to apply to the department of education to receive a grant. Requires that a grant awarded to an eligible robotics team be used for certain allowable expenses. Establishes

the robotics competition program fund. Requires the department of education to establish guidelines to accommodate the participation of students on eligible teams and in robotics competitions.

Recent Status: 2/8/2023 - House Committee recommends passage Yeas: 24; Nays: 0

Priority: Tier 2 - Medium

State Bill Page: [HB1382](#)

HB1393 CHILD CARE ASSISTANCE (ANDRADE M) Raises the income eligibility limit for grants under the On My Way Pre-K program from 127% of the federal poverty level to 185% of the federal poverty level. Requires the office of the secretary of family and social services to report to the interim study committee on public health, behavioral health, and human services (study committee): (1) whether: (A) Indiana's Child Care and Development Fund (CCDF) plan for state fiscal years 2022 through 2024; and (B) the policies and administrative rules of the family and social services administration (FSSA); qualify Indiana for the maximum CCDF block grant amount for which Indiana is eligible under federal law; and (2) if not, the: (A) **MORE...**

Current Status: 1/17/2023 - Referred to House Family, Children and Human Affairs

Priority: Tier 2 - Medium

State Bill Page: [HB1393](#)

HB1419 HISTORIC DISTRICT RESTAURANT PERMITS (SOLIDAY E) Increases, within a certain historic district, the number of alcoholic beverage restaurant permits from 10 to 15, and changes certain other requirements.

Current Status: 1/17/2023 - Referred to House Public Policy

Priority: Tier 2 - Medium

State Bill Page: [HB1419](#)

HB1424 UNIVERSITY OF SOUTHERN INDIANA BRIDGE PROGRAM (PORTER G) Makes an appropriation from the state general fund to the University of Southern Indiana for use in its bridge program.

Current Status: 1/17/2023 - Referred to House Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [HB1424](#)

HB1428 SCHOOL BOARD ELECTIONS (PRESCOTT J) Provides that a candidate for a school board office may not be an employee or agent of that school corporation. Provides that a school board may adopt a resolution to provide that instead of being nominated and elected on a nonpartisan basis, the members of the school board can be: (1) nominated and elected on a partisan basis as all other candidates are nominated and elected; or (2) nominated as school board candidates are currently nominated but elected with the candidate's partisan affiliation, if any, stated on the general election ballot. Provides that the voters of a school corporation can make the same changes to the election of the school board members as a **MORE...**

Recent Status: 2/8/2023 - House Committee recommends passage, as amended Yeas: 6; Nays: 4

Priority: Tier 2 - Medium

State Bill Page: [HB1428](#)

HB1451 UNEMPLOYMENT COMPENSATION (CARBAUGH M) Amends the definition of "deductible income" for purposes of the unemployment compensation laws. Provides that, subject to certain exceptions, the department of workforce development may accept an offer in compromise from an employer or claimant to reduce past due debts arising from contributions or benefit overpayments. Provides that an individual is ineligible for benefits for any week that the individual receives payments equal to or exceeding the individual's weekly benefit amount in pension, retirement, or annuity payments under any plan of an employer where the employer contributes all of the money. Provides that the state of Indiana is **MORE...**

Current Status: 2/9/2023 - House Committee recommends passage Yeas: 12; Nays: 0

Priority: Tier 2 - Medium

State Bill Page: [HB1451](#)

HB1455 NEW MARKETS TAX CREDIT (SNOW C) Establishes the Indiana new markets tax credit (credit) for certain qualified equity investments. Provides that the total amount of the credit over the seven year credit allowance period is equal to: (1) 42%, multiplied by; (2) the purchase price paid to the qualified community development entity for the qualified equity investment. Establishes a procedure for a qualified community development entity

to apply to the Indiana economic development corporation (IEDC) for qualified equity investment authority in a qualified active low income community business with principal business operations in Indiana under the rural allocation or the statewide allocation. Requires a qualified community **MORE...**

Current Status: 1/17/2023 - Referred to House Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [HB1455](#)

HB1477 COMMUNITY DEVELOPMENT SUPPLEMENTAL GRANTS (PIERCE K) Provides that a segregated account (account) shall be established within the rural economic development fund to provide funding for supplemental grants. Provides that an entity that receives a community block grant from the office of community and rural affairs is entitled to a \$50,000 supplemental grant from the account.

Current Status: 1/17/2023 - Referred to House Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [HB1477](#)

SB5 CONSUMER DATA PROTECTION (BROWN L) Establishes a new article in the Indiana Code concerning consumer data protection, to take effect January 1, 2026. Sets forth the following within the new article: (1) Definitions of various terms that apply throughout the article. (2) Exemptions from the bill's requirements concerning the responsibilities of controllers of consumers' personal data. (3) The rights of an Indiana consumer to do the following: (A) Confirm whether or not a controller is processing the consumer's personal data. (B) Correct inaccuracies in the consumer's personal data that the consumer previously provided to a controller. (C) Delete the consumer's personal data held by a controller. (D) Obtain a copy or representative summary of the consumer's personal data that the consumer previously provided to the controller. **MORE...**

Recent Status: 2/9/2023 - House sponsor: Representative Lehman

2/9/2023 - Third reading passed; yeas 49, nays 0

Priority: Tier 2 - Medium

State Bill Page: [SB5](#)

SB9 ELECTRIC SERVICE RELIABILITY (LEISING J) Requires a public utility to provide the Indiana utility regulatory commission (IURC) with at least six months advance notice of the public utility's intention to retire, sell, or transfer an electric generation facility with a capacity of at least 80 megawatts if such intention is not set forth in the public utility's preferred portfolio in the public utility's most recent integrated resource plan (IRP). Prohibits a public utility from retiring, selling, or transferring an electric generation facility with a capacity of at least 80 megawatts unless the public utility first obtains from the IURC a determination that the public convenience and necessity will be served by the planned retirement, sale, or transfer. Requires the IURC to issue its determination not later than 120 days after receipt of the **MORE...**

Recent Status: 1/17/2023 - Referred to Senate Utilities

Priority: Tier 2 - Medium

State Bill Page: [SB9](#)

SB32 EMPLOYEE MISCLASSIFICATION (NIEZGODSKI D) Requires the department of state revenue, the state department of labor, the worker's compensation board of Indiana, and the department of workforce development to report before November 1 of each year for three years, beginning November 1, 2023, to the interim study committee on employment and labor for the immediately preceding state fiscal year: (1) the number of employers that each department or the board determined during the immediately preceding state fiscal year improperly classified at least one worker as an independent contractor; (2) the total number of improperly classified workers employed by those employers; (3) the department's or board's **MORE...**

Recent Status: 1/9/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 2 - Medium

State Bill Page: [SB32](#)

SB37 FOOD AND BEVERAGE TAXES (GASKILL M) Requires each local unit that imposes a food and beverage tax to annually report information concerning distributions and expenditures of amounts received from the food and beverage tax. Provides that food and beverage taxes currently authorized under IC 6-9 and that do not otherwise contain an expiration date shall expire on the later of: (1) January 1, 2045; or (2) the date on which

all bonds or lease agreements outstanding on May 7, 2023, are completely paid. Requires each local unit that imposes a food and beverage tax that is subject to the expiration provision to **MORE...**

Current Status: 2/7/2023 - Referred to Committee on Ways and Means

Priority: Tier 2 - Medium

State Bill Page: [SB37](#)

SB45 ELIMINATION OF ANNUAL ADJUSTMENTS TO ASSESSED VALUES (NIEMEYER R) Eliminates the annual adjustments to assessed values of certain real property for assessment dates beginning after December 31, 2023. Retains the provisions in current law that require four year cyclical reassessments. Allows a reassessment plan for the four year cyclical reassessments to include trending factors in the plan. Does not eliminate the annual adjustment for agricultural land. Makes conforming changes.

Current Status: 1/9/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 2 - Medium

State Bill Page: [SB45](#)

SB46 COUNTY OPTION CIRCUIT BREAKER TAX CREDIT (SANDLIN J) Authorizes a county fiscal body to adopt an ordinance to provide a credit against property tax liability for qualified individuals. Defines a "qualified individual" for purposes of the credit. Provides that the ordinance may designate: (1) all of the territory of the county; or (2) one or more specific geographic territories within the county; as an area in which qualified individuals may apply for the credit. Provides that the credit amount is equal to the amount by which property taxes on the property increased by at least 2% but not more than 5% from the **MORE...**

Recent Status: 2/6/2023 – Third reading passed; yeas 49, nays 0

2/6/2023 - House sponsor: Representative McGuire

Priority: Tier 2 - Medium

State Bill Page: [SB46](#)

SB68 CORE 40 CURRICULUM MODEL (BOHACEK M) Provides that, if a Core 40 curriculum model adopted by the state board of education includes Algebra II as a math course requirement for graduation with an Indiana diploma with a Core 40 designation, the state board must amend the Core 40 curriculum model to provide that a student satisfies the math course requirement by successfully completing either: (1) an Algebra II course; or (2) a personal finance course.

Current Status: 1/9/2023 - Referred to Committee on Education and Career Development

Priority: Tier 2 - Medium

State Bill Page: [SB68](#)

SB167 FAFSA (LEISING J) Requires all students, except for students at certain nonpublic schools, in the student's senior year to complete and submit the FAFSA unless: (1) a parent of a student or a student, if the student is an emancipated minor, signs a waiver that the student understands what the FAFSA is and declines to complete it; or (2) the principal or school counselor of the student's high school waives the requirement due to extenuating circumstances. Requires that the: (1) model notice prepared by the commission for **MORE...**

Recent Status: 2/8/2023 - Senate Education & Career Development, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [SB167](#)

SB176 SMALL MODULAR NUCLEAR REACTORS (KOCH E) Changes the rated electric generating capacity from 350 megawatts to 470 megawatts for purposes of the definition of "small modular nuclear reactor" as used in the statutes concerning: (1) certificates of public convenience and necessity issued by the Indiana utility regulatory commission for the construction, lease, or purchase of electric generation facilities; and (2) financial incentives for energy utilities that invest in clean energy projects. Makes a technical correction.

Recent Status: 1/31/2023 - House sponsor: Representative Soliday

Priority: Tier 2 - Medium

State Bill Page: [SB176](#)

SB180 ALLOCATION OF WASTEWATER UTILITY COSTS (KOCH E) Allows a utility company that: (1) provides both water and wastewater service; and (2) has acquired wastewater utility property; to request authorization

from the Indiana utility regulatory commission (IURC) to allocate a portion of the eligible costs of the utility company's wastewater utility property to the utility company's water customers. Provides that the IURC may approve the request if the IURC finds that: (1) because of reasonable and necessary improvements that are proposed for the wastewater utility property, the resulting rates charged to wastewater customers would reach levels necessitating the provision of financial assistance to **MORE...**

Current Status: 1/9/2023 - Referred to Senate Utilities

Priority: Tier 2 - Medium

State Bill Page: [SB180](#)

SB188 SCHOOL CORPORATION GOVERNING BODIES (SANDLIN J) Provides that for school board offices, each candidate's affiliation with a political party or status as an independent candidate must be stated on the ballot. Standardizes language relating to what events cause a vacancy on the governing body of a school corporation and the method by which a vacancy is filled. Repeals superseded statutes.

Current Status: 1/30/2023 - Senate Elections, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [SB188](#)

SB212 WITNESS PROTECTION PILOT PROGRAMS (BREAUX J) Authorizes the establishment of a three year witness protection pilot program in Marion County and in Vanderburgh County to provide protection for victims of and witnesses to crime. Appropriates \$200,000 in each of three fiscal years to the criminal justice institute to fund the pilot programs. Makes a conforming amendment.

Current Status: 1/10/2023 - Referred to Senate Judiciary

Priority: Tier 2 - Medium

State Bill Page: [SB212](#)

SB246 EXCESS LIABILITY TRUST FUND (NIEMEYER R) Defines "aboveground storage tank" as a tank that is at least 90% above the surface of the ground, that has a capacity of more than 1,500 gallons but not more than 20,000 gallons, and that is used for the bulk storage and distribution of motor fuel to retailers or used at an airport. Authorizes the use of the petroleum storage tank excess liability trust fund (ELTF) to provide a source of money to satisfy liabilities for corrective action involving aboveground storage tanks as well as underground petroleum storage tanks. Authorizes the use of the ELTF to provide reimbursement of 50% of costs of decommissioning or replacing underground petroleum storage tanks that meet the certain criteria. Requires the underground storage tank financial assurance board to adopt rules concerning this **MORE...**

Recent Status: 2/6/2023 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0

Priority: Tier 2 - Medium

State Bill Page: [SB246](#)

SB248 DRIVING PRIVILEGE CARDS (DORIOT B) Provides that an individual who is an Indiana resident and cannot provide proof of identity and lawful status in the United States may apply for a driving privilege card to obtain driving privileges. Sets forth the requirements to obtain a driving privilege card. Provides that a driving privilege card may not be used as identification for any state or federal purpose other than to confer driving privileges, for the purpose of voting, or to verify employment. Requires an individual who holds a driving privilege card and operates a motor vehicle to verify and continuously maintain financial responsibility on any motor vehicle operated by the individual who holds the driving privilege card in the amount required by law. Provides that the bureau of motor vehicles may not disclose certain information unless presented with a lawful court order or judicial warrant. Requires an applicant for a driving privilege card or driving privilege card renewal to sign up for selective service. Makes conforming amendments.

Recent Status: 2/7/2023 - Committee Report do pass adopted; reassigned to Committee on Appropriations

Priority: Tier 2 - Medium

State Bill Page: [SB248](#)

SB251 CAUSE OF ACTION FOR BUSINESS DAMAGES (DORIOT B) Provides that if a unit enacts an ordinance that causes a business's profit to decline by at least 15%, the business may bring an action for damages against the unit. Exempts certain ordinances and specifies which businesses may bring an action. Provides that a unit is not liable for damages if the unit repeals or amends the ordinance in a manner that will not cause the business's profit to decline by at least 15%, or grants a waiver to the affected business.

Current Status: 1/10/2023 - Referred to Senate Local Government

Priority: Tier 2 - Medium

State Bill Page: [SB251](#)

SB270 EARNED INCOME TAX CREDIT (ALTING R) Recouples the state earned income tax credit qualifications with the federal earned income tax credit qualifications under the Internal Revenue Code as currently applied and increases the credit amount from 10% to 12% of the federal earned income tax credit for which an individual is eligible to receive in the taxable year.

Current Status: 1/11/2023 - Referred to Senate Appropriations

Priority: Tier 2 - Medium

State Bill Page: [SB270](#)

SB292 INPRS INVESTMENTS (HOLDMAN T) Requires the board of trustees of the Indiana public retirement system (board) to make investment decisions with the primary purpose of maximizing the target rate of return on the board's investments. Prohibits the board from making an investment decision with the purpose of influencing any social or environmental policy or attempting to influence the governance of any corporation for nonpecuniary purposes. Specifies an exception.

Recent Status: 2/9/2023 - Senate Bills on Second Reading

Priority: Tier 2 - Medium

State Bill Page: [SB292](#)

SB298 UTILITY INFRASTRUCTURE IMPROVEMENT CHARGES (KOCH E) Amends the statute governing infrastructure improvement charges for water or wastewater utilities as follows: (1) Provides that in the case of a municipally owned utility or a not-for-profit utility, the adjustment amount to an eligible utility's basic rates and charges for the recovery of infrastructure improvement costs shall be recovered over a 12 month period, regardless of the amount of time over which the infrastructure improvement costs were incurred. (2) Provides that a utility may not recover through an infrastructure improvement charge any infrastructure improvement costs that are recovered by the utility through contributions in aid of construction. **MORE...**

Recent Status: 2/9/2023 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0
2/9/2023 - Senate Utilities, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [SB298](#)

SB300 RESIDENTIAL TAX INCREMENT FINANCING (ROGERS L) Removes the threshold conditions for establishing a residential housing development program and a tax increment allocation area for the program, including the condition that the governing body of each school corporation affected by the program pass a resolution approving the program before the program may go into effect. Provides that the fiscal body of a county may adopt an ordinance to designate an economic development target area.

Recent Status: 2/2/2023 - Cosponsors: Representatives Heine and O'Brien T

Priority: Tier 2 - Medium

State Bill Page: [SB300](#)

SB303 PRIVACY PROTECTIONS FOR NONPROFIT ORGANIZATIONS (BROWN L) Defines "personal information", with respect to a nonprofit organization, as a compilation of data that directly or indirectly identifies a person as a member of, supporter of, volunteer for, or donor to, the nonprofit organization. Prohibits a public agency (defined in the bill as a state agency or a political subdivision) from doing the following: (1) Requiring a person or nonprofit organization to provide personal information to the public agency, or otherwise compelling the release of personal information. (2) Releasing, publicizing, or **MORE...**

Current Status: 2/7/2023 - Referred to House Judiciary

Priority: Tier 2 - Medium

State Bill Page: [SB303](#)

SB320 ENVIRONMENTAL WASTE INVENTORY AND GRANT PROGRAM (ZAY A) Directs the Public Policy Institute at Indiana University to conduct an assessment of each county's brownfield liabilities. Reserves 20% of

all future READI grants for eligible counties that have performed an environmental assessment with the Public Policy Institute.

Current Status: 2/13/2023 - Senate Environmental Affairs, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [SB320](#)

SB339 ATTAINABLE HOMEOWNERSHIP TAX CREDIT (ROGERS L) Establishes a tax credit for a contribution to an affordable housing organization. Requires the Indiana economic development corporation to approve each organization applicant as an organization for which a taxpayer is eligible to claim a credit for a contribution. Provides that the amount of the credit is equal to 50% of the amount of the contribution that is not more than \$20,000 made to the organization. Provides that the credit may be carried forward for five years following the unused credit year. Provides (subject to certain conditions) that the total amount of tax credits awarded may not exceed \$7,500,000 in a state fiscal year. Requires the department of **MORE...**

Recent Status: 2/7/2023 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [SB339](#)

SB344 NORTHEAST INDIANA STRATEGIC DEVELOPMENT COMMISSION (HOLDMAN T) Establishes the northeast Indiana strategic development fund (fund) administered by the northeast Indiana strategic development commission (commission). Prohibits money in the fund from being used for the purposes of expanding or increasing access to broadband. Adds additional purposes to be carried out by the commission in the development area. Expands the membership of the commission to include two additional voting members to be appointed by the northeast Indiana local economic development organization council.

Current Status: 2/9/2023 – Third reading passed; yeas 49, nays 0

Recent Status: 2/7/2023 - Cosponsor: Representative GiaQuinta

Priority: Tier 2 - Medium

State Bill Page: [SB344](#)

SB352 CONSTRUCTION OF CERTAIN INTERSECTIONS (BYRNE G) Provides that the Indiana department of transportation (department) may not engage in planning or perform construction to install a roundabout or a reduced conflict intersection until the department has received input and approval from the legislative body of the unit that has control over the intersection or junction where the roundabout or reduced conflict intersection would be located.

Current Status: 1/12/2023 - Referred to Committee on Homeland Security and Transportation

Priority: Tier 2 - Medium

State Bill Page: [SB352](#)

SB375 CHILD CARE ASSISTANCE (ROGERS L) Requires the family and social services administration (FSSA) to develop a schedule for child care and development fund reimbursement of child care providers under which the highest rate does not differ from the lowest rate by more than 50%. Provides that children who are three years of age are eligible for the On My Way Pre-K program (program). Raises the income eligibility limit for grants under the program to 260% of the federal poverty level, and provides that: (1) a child whose annual household income does not exceed 200% of the federal poverty level is eligible for 100% of the maximum grant amount; (2) a child whose annual household income exceeds 200% of the federal poverty level, but does not exceed 220% of the federal poverty level, is eligible for 75% of the maximum grant **MORE...**

Current Status: 2/6/2023 - added as coauthor Senator Yoder

Priority: Tier 2 - Medium

State Bill Page: [SB375](#)

SB387 HEALTH CARE (HOLDMAN T) Authorizes the Indiana department of health (state department) to assess a public health assessment fee (fee) upon nonprofit hospitals (excluding county hospitals). Provides that the fee shall be imposed on total hospital net patient revenues at a rate determined by the state department after review by the budget committee. Requires the rate to be formulated to result in total fee revenue generation of: (1) \$120,000,000 in state fiscal year 2024; and (2) \$230,000,000 in state fiscal year 2025, and each state fiscal year thereafter. Establishes the local public health department fund (fund). Requires the revenue from the

fee to be deposited in the fund. Provides that the fund is administered by the state department. Specifies the purposes for which money in the fund may be used.

Current Status: 1/19/2023 - Referred to Senate Appropriations

Priority: Tier 2 - Medium

State Bill Page: [SB387](#)

SB388 FOOD AND BEVERAGE TAXES (HOLDMAN T) Requires each local unit that imposes a food and beverage tax to annually report information concerning distributions and expenditures of amounts received from the food and beverage tax. Authorizes the city of Columbia City to impose a food and beverage tax.

Recent Status: 2/7/2023 - House sponsor: Representative Judy

2/7/2023 - Third reading passed; Roll Call 86: yeas 47, nays 1

Priority: Tier 2 - Medium

State Bill Page: [SB388](#)

SB389 UNDERGROUND STORAGE TANKS (MESSMER M) Provides that the commissioner of the department of environmental management (commissioner) may not issue an order or proceed in court to require the owner or operator of an underground storage tank to undertake corrective action with respect to a release of a regulated substance from the underground storage tank until the commissioner has received and reviewed the initial site characterization of the site of the release prepared by or for the owner or operator of the underground storage tank (initial site characterization). However, allows the commissioner to require the owner or operator to undertake corrective action without having received and reviewed the initial site characterization if the commissioner reasonably believes that the release from the underground storage tank creates a threat to public health or the environment great enough to necessitate an order or **MORE...**

Current Status: 1/19/2023 - Referred to Senate Environmental Affairs

Priority: Tier 2 - Medium

State Bill Page: [SB389](#)

SB390 COMMERCIAL SOLAR AND WIND ENERGY READY COMMUNITIES (MESSMER M) Establishes the commercial solar and wind energy ready communities development center (center) within the Indiana economic development corporation (IEDC). Requires the center to: (1) provide comprehensive, easily accessible information concerning permits required for commercial solar projects, wind power projects, and related business activities in Indiana; and (2) work with permit authorities concerning those projects. Requires the center to create and administer a program to certify counties and municipalities as commercial solar energy ready communities and wind energy ready communities. Requires the IEDC to certify **MORE...**

Current Status: 2/9/2023 - Senate Appropriations, (Bill Scheduled for Hearing)

Priority: Tier 2 - Medium

State Bill Page: [SB390](#)

SB393 GRADUATE RETENTION INCENTIVES (ROGERS L) Provides for an exemption from the adjusted gross income tax for up to five years for an individual who graduates from a public or private four year college or university if the individual accepts a full-time position of employment in Indiana after graduation. Provides that if an individual leaves a full-time position in Indiana and subsequently accepts another full-time position in Indiana, the exemption carries over for the balance of the five year period. Provides that the department of state revenue shall prescribe a form requiring the Indiana employer to notify the department if the individual leaves employment with the Indiana employer before the end of the five year exemption.

Current Status: 1/19/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 2 - Medium

State Bill Page: [SB393](#)

SB394 PREKINDERGARTEN LICENSING (HUNLEY A) Provides that the department of education shall establish a program for individuals seeking to teach prekindergarten and that the individual needs an associate's degree from an accredited postsecondary educational institution.

Current Status: 1/19/2023 - Referred to Committee on Education and Career Development

Priority: Tier 2 - Medium

State Bill Page: [SB394](#)

SB411 COMMERCIAL PROPERTY ASSESSED CLEAN ENERGY PROGRAM (WALKER G) Authorizes counties, cities, and towns (local units) to adopt a commercial property assessed clean energy program (PACE program) as a financing mechanism to allow commercial property owners to obtain financing for energy efficient improvements, with the repayment of the financing obligation for those improvements made from a voluntary tax assessment (special assessment) on the property. Defines an "energy efficient improvement". Requires a property owner to petition a local unit that has adopted a PACE program to impose a special assessment on the property, the proceeds of which would be transferred to the financing provider for the purchase and installation of the energy efficient improvement. Requires all owners of record of a property to sign **MORE...**

Recent Status: 1/19/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 2 - Medium

State Bill Page: [SB411](#)

SB417 VARIOUS TAX MATTERS (BALDWIN S) Repeals the threshold sales amount after which certain nonprofit organizations are required to collect state sales tax on sales (currently, \$20,000 in annual sales). Provides that all sales by the nonprofit organizations made in furtherance of a nonprofit purpose are exempt from the state sales tax regardless of the amount of annual sales. Authorizes a county to impose a local income tax (LIT) rate for county staff expenses of the state judicial system in the county. Provides that the expenses paid from the LIT revenue may not comprise more than 50% of the county's total budgeted operational staffing expenses related to the state judicial system in any given year. Requires certain reporting requirements related to the use of the LIT revenue. Makes certain changes to provisions that apply to taxpayers who file a **MORE...**

Current Status: 2/6/2023 - added as second author Senator Baldwin

Priority: Tier 2 - Medium

State Bill Page: [SB417](#)

SB419 STATE TAX MATTERS (HOLDMAN T) Makes certain changes regarding net operating losses for purposes of determining state adjusted gross income. Provides for successor tax liability for unpaid sales taxes following a business asset sale. Repeals an outdated provision requiring separate exemption certificates for manufacturers and wholesalers. Makes a clarifying change to the sales tax exemption that applies to power subsidiaries. Clarifies the acquisition date for purposes of adding back interest from tax exempt bonds issued by another state in determining Indiana adjusted gross income. Amends provisions regarding the exemption for certain income derived from patents. Provides that tax paid by an electing partnership is deposited in the state general fund. Makes clarifying changes and technical corrections to the affordable and workforce housing tax credit. Specifies the deposit and distribution of interest and penalties associated with certain taxes. Authorizes the department of state revenue to publish or disclose the status of a governmental or **MORE...**

Current Status: 1/19/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 2 - Medium

State Bill Page: [SB419](#)

SB483 NEW MARKETS TAX CREDIT (BUCHANAN B) Establishes the Indiana new markets tax credit (credit) for certain qualified equity investments. Provides that the total amount of the credit over the seven year credit allowance period is equal to: (1) 42%, multiplied by; (2) the purchase price paid to the qualified community development entity for the qualified equity investment. Establishes a procedure for a qualified community development entity to apply to the Indiana economic development corporation (IEDC) for qualified equity investment authority in a qualified active low income community business with principal business operations in Indiana under the rural allocation or the statewide allocation. Requires a qualified community development entity to pay a nonrefundable application fee of \$5,000 to the IEDC. Provides that the credit is **MORE...**

Current Status: 1/19/2023 - Referred to Senate Tax and Fiscal Policy

Priority: Tier 2 - Medium

State Bill Page: [SB483](#)

HB1036 SCHOOL BOARD ELECTIONS (CASH B) Requires candidates for school board offices to be nominated in the same manner as candidates for all other elected offices are nominated. Repeals the current statute relating to nomination of candidates for school board offices. Repeals other superseded statutes.

Recent Status: 1/9/2023 - Referred to House Elections and Apportionment

Priority: Tier 3 - Low

State Bill Page: [HB1036](#)

HB1039 MEDICAL AND ADULT USE CANNABIS (TESHKA J) After marijuana is removed as a federal schedule I controlled substance, permits the use of cannabis by: (1) a person at least 21 years of age; and (2) a person with a serious medical condition as determined by the person's physician. Establishes the adult use cannabis excise tax, and requires a retailer to transfer the tax to the department of state revenue for deposit in the state general fund. Exempts veterans from payment of the sales tax on medical or adult use cannabis. Establishes a cannabis program to permit the cultivation, processing, testing, transportation, and sale of cannabis by holders of a valid permit. Establishes the Indiana cannabis commission (ICC) as a state **MORE...**

Current Status: 1/9/2023 - Referred to House Public Health

Priority: Tier 3 - Low

State Bill Page: [HB1039](#)

HB1047 SMALL BUSINESS DEVELOPMENT (SHACKLEFORD R) Makes an appropriation of available federal funds to the office of small business and entrepreneurship for purposes related to minority owned small businesses.

Current Status: 1/9/2023 - Referred to House Ways and Means

Priority: Tier 3 - Low

State Bill Page: [HB1047](#)

HB1051 PROPERTY TAX RELIEF (PRYOR C) Permits counties, cities, and towns (including Marion County) to establish a neighborhood enhancement property tax relief program (program) to provide an assessed value deduction for longtime owner-occupants of homesteads having an assessed value of not more than \$200,000 in certain designated areas. Authorizes the redevelopment commission (or the metropolitan development commission in the case of Marion County) to identify the areas for purposes of the program based on specified conditions. Requires the county auditor to notify each owner of property that qualifies for a deduction under a program and provide the owner with an application for the deduction. Requires an owner of property **MORE...**

Current Status: 1/9/2023 - Referred to House Ways and Means

Priority: Tier 3 - Low

State Bill Page: [HB1051](#)

HB1057 SERVICE AND DELIVERY OF ALCOHOLIC BEVERAGES (FRYE R) Allows a beauty culture salon (salon) to serve complimentary wine or beer by the glass to a customer on the premises without an alcoholic beverage permit. Allows a minor to be present in the salon. Allows a grocery store or drug store to deliver carryout alcoholic beverages to a customer in the store's parking lot or an adjacent area.

Current Status: 1/30/2023 - added as coauthor Representative Payne Z

Priority: Tier 3 - Low

State Bill Page: [HB1057](#)

HB1065 CANNABIS REGULATION (ERRINGTON S) Establishes the cannabis compliance advisory committee to review and evaluate certain rules, laws, and programs. Establishes the cannabis compliance commission to regulate all forms of legal cannabis in Indiana, including hemp and low THC hemp extract.

Recent Status: 1/9/2023 - Referred to House Agriculture and Rural Development

Priority: Tier 3 - Low

State Bill Page: [HB1065](#)

HB1086 ROAD FUNDING (MOED J) Provides that the amounts currently distributed from the motor vehicle highway account and the local road and street account to counties, cities, and towns based upon the proportionate share of road and street mileage shall instead be distributed based on the proportionate share of road and street vehicle miles traveled. Provides that the Indiana department of transportation shall establish guidelines outlining the procedures required to determine vehicle miles traveled.

Recent Status: 1/9/2023 - Referred to House Ways and Means

Priority: Tier 3 - Low

State Bill Page: [HB1086](#)

HB1095 MENTAL HEALTH AND ADDICTION MATTERS (SHACKLEFORD R) Specifies that an individual's incarceration, hospitalization, or other temporary cessation in substance or chemical use may not be used as a factor in determining the individual's eligibility for coverage in: (1) a state employee health care plan; (2) Medicaid; (3) the healthy Indiana plan; (4) a policy of accident and sickness insurance; or (5) a health maintenance health care contract. Requires an opioid treatment program to: (1) provide a patient of the facility appropriate referrals for continuing care before releasing the patient from care by the facility; and (2) counsel female patients concerning the effects of the program treatment if the female is or becomes **MORE...**

Current Status: 1/10/2023 - Referred to House Public Health

Priority: Tier 3 - Low

State Bill Page: [HB1095](#)

HB1097 HEALTHY FOOD INCUBATOR PROGRAM (SHACKLEFORD R) Establishes the healthy food incubator program (program) and healthy food incubator fund (fund) under the administration of the Indiana housing and community development authority (IHCDA). Provides that the purpose of the fund is to provide financing in the form of loans or grants for projects that increase the availability of fresh and nutritious food in underserved communities. Defines an "underserved community" as a census tract determined to be an area with low supermarket access: (1) by the United States Department of Agriculture; or (2) as identified **MORE...**

Current Status: 1/10/2023 - Referred to House Agriculture and Rural Development

Priority: Tier 3 - Low

State Bill Page: [HB1097](#)

HB1102 REPEAL OF RIGHT TO WORK LAW (GORE M) Repeals the chapter prohibiting an employer from requiring: (1) labor organization membership; (2) payment of dues or fees to a labor organization; or (3) payment to a charity or other third party an amount equivalent to fees required by a labor organization; as a condition of employment.

Current Status: 1/10/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 3 - Low

State Bill Page: [HB1102](#)

HB1127 EXEMPTION FROM COVID-19 IMMUNIZATION REQUIREMENTS (CASH B) Provides that an employer may not require an employee to submit to testing for the presence of COVID-19 unless the employee had a known high risk exposure to COVID-19 or has active symptoms of COVID-19. Removes a provision that allows an employer to require an employee who receives an exemption from COVID-19 immunization requirements to submit to testing under certain conditions. Provides that an employer may not subject an employee who claims an exemption based on religious reasons to religious testing or questioning unless the **MORE...**

Recent Status: 1/10/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 3 - Low

State Bill Page: [HB1127](#)

HB1132 LAND USE TASK FORCE (CULP K) Creates the land use task force to study and make recommendations concerning: (1) areas where food insecurity exists; (2) development growth trends in communities across Indiana; and (3) other community growth issues.

Recent Status: 2/8/2023 - House Committee recommends passage, as amended Yeas: 12; Nays: 1

Priority: Tier 3 - Low

State Bill Page: [HB1132](#)

HB1137 EQUAL PAY; WAGE DISCLOSURE PROTECTION (JACKSON C) Provides that it is an unlawful employment practice to: (1) pay wages that discriminate based on sex for substantially similar work; (2) discharge, discipline, discriminate against, coerce, intimidate, threaten, or interfere with any employee or other person because the employee inquired about, disclosed, compared, or otherwise discussed the employee's wages; (3) require as a condition of employment nondisclosure by an employee of the employee's wages; or (4) require an employee to sign a waiver or other document that purports to deny the employee the right to **MORE...**

Current Status: 1/10/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 3 - Low

State Bill Page: [HB1137](#)

HB1147 LAND BANKS (ERRINGTON S) Allows a county to adopt an ordinance requiring every person who wishes to participate in a tax sale as a bidder to pay a neighborhood investment fee of not more than \$150 and specifies the manner in which neighborhood investment fees collected are to be distributed to land banks. Allows a county to adopt an ordinance to impose, in addition to the 5% penalty for delinquent real property taxes, an additional penalty of not more than 3% for a total penalty that may not exceed 8% of the amount of delinquent real property taxes (additional penalty ordinance). Exempts delinquent tax payments attributable to real property receiving the homestead standard deduction for the most recent assessment date from an additional penalty ordinance. Specifies the manner in which the amounts collected attributable to an **MORE...**

Recent Status: 1/10/2023 - Referred to House Local Government

Priority: Tier 3 - Low

State Bill Page: [HB1147](#)

HB1192 MINIMUM WAGE (BOY P) Amends the definition of "employee" for the purposes of the minimum wage statute. Increases the minimum wage paid to certain employees in Indiana as follows: (1) After June 30, 2024, from \$7.25 an hour to \$9.02 an hour. (2) After December 31, 2024, from \$9.02 an hour to \$10.07 an hour. (3) After December 31, 2025, from \$10.07 an hour to \$11.11 an hour. (4) After December 31, 2026, from \$11.11 an hour to \$12.10 an hour. Provides that after December 31, 2027, and each subsequent December 31, the hourly minimum wage increases at the same percentage as any increase in the Consumer Price Index for the preceding calendar year. Increases the cash wage paid to tipped employees as follows: (1) After **MORE...**

Current Status: 1/10/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 3 - Low

State Bill Page: [HB1192](#)

HB1193 GREENHOUSE GAS EMISSIONS INVENTORY GRANT PROGRAM (BOY P) Requires the department of environmental management (department) to establish and administer the greenhouse gas emissions inventory grant program. Provides that the department may award a grant to a town, city, or county that partners with the Indiana Sustainability Development Program or any other accredited college or university in Indiana to conduct a greenhouse gas emissions inventory. Provides the maximum amount of money the department may award in a grant to a town, city, or county based off of the population of the town, city, or county.

Recent Status: 1/10/2023 - Referred to House Environmental Affairs

Priority: Tier 3 - Low

State Bill Page: [HB1193](#)

HB1217 SPECIAL EVENT EQUIPMENT (MANNING E) Allows a primary source of supply or wholesaler to allow a permittee to use its equipment to hold and dispense alcoholic beverages to consumers during a special event.

Current Status: 1/12/2023 - added as coauthor Representative Bartels

Priority: Tier 3 - Low

State Bill Page: [HB1217](#)

HB1250 DUTY TO NOTIFY WATER UTILITY OF SPILL (HATFIELD R) Requires the environmental rules board to amend the administrative rules concerning spill reporting to require the party responsible for a spill or release of a substance into a body of water to give timely notice of the spill or release to the operator of a water utility or water treatment plant if there is a substantial risk that the spill or release: (1) will cause a threat to human health or the environment; or (2) will: (A) impair the operation of; or (B) adversely affect the quality **MORE...**

Recent Status: 1/11/2023 - Referred to House Environmental Affairs

Priority: Tier 3 - Low

State Bill Page: [HB1250](#)

HB1253 OVERTIME COMPENSATION (HATFIELD R) Provides that, after December 31, 2023, certain employees must be paid compensation for employment in certain circumstances at a rate not less than 1.5 times the regular rate at which the employee is employed and, under certain circumstances, not less than two times the regular rate at which the employee is employed.

Current Status: 1/11/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 3 - Low

State Bill Page: [HB1253](#)

HB1254 WORK SHARING UNEMPLOYMENT INSURANCE PROGRAM (HATFIELD R) Establishes a work sharing unemployment insurance program. Requires an employer that desires to participate in the program to submit a work sharing plan for approval by the commissioner of the department of workforce development. Establishes the work sharing benefit as equal to an affected employee's unemployment benefit reduced by a percentage equal to the percentage of the employee's normal weekly work hours that the employee **MORE...**

Current Status: 1/11/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 3 - Low

State Bill Page: [HB1254](#)

HB1255 ELIMINATION OF TEXTBOOK FEES (HATFIELD R) Requires each public school to provide curricular materials at no cost to each student enrolled in the public school. Establishes the curricular materials fund to provide state advancements for costs incurred by public schools in providing curricular materials to students at no cost. Provides that the department of education shall administer the fund. Provides that for state fiscal years beginning after June 30, 2023, money in the fund is continually appropriated. Provides that **MORE...**

Current Status: 1/11/2023 - Referred to House Education

Priority: Tier 3 - Low

State Bill Page: [HB1255](#)

HB1265 HOUSING ISSUES (MOED J) Makes appropriations to the Indiana housing and community development authority and the office of the secretary of family and social services to fund programs for housing and other supportive services for individuals experiencing homelessness.

Recent Status: 1/11/2023 - Referred to House Ways and Means

Priority: Tier 3 - Low

State Bill Page: [HB1265](#)

HB1274 BIAS CRIMES (PACK R) Adds gender identity to the definition of "bias crime".

Current Status: 1/11/2023 - Referred to House Courts and Criminal Code

Priority: Tier 3 - Low

State Bill Page: [HB1274](#)

HB1326 CHARITABLE GAMING RAFFLES (HAGGARD C) Provides that a bona fide charitable organization may accept payment by credit card for the purchase of a chance to enter a raffle, and the credit card payment may be made on the Internet. Provides that an administrative rule that prohibits a charitable organization from conducting an allowable activity on or through the Internet is void. Directs the publisher of the Indiana Administrative Code and Indiana Register to remove that provision from the Indiana Administrative Code.

Current Status: 1/12/2023 - Referred to House Public Policy

Priority: Tier 3 - Low

State Bill Page: [HB1326](#)

HB1373 RAILROAD INVESTMENT TAX CREDIT (HEINE D) Provides that a railroad company that is classified as a Class II or Class III carrier is entitled to a credit against the railroad company's state income tax liability equal to 50% of the amount of qualified railroad expenditures or qualified new rail infrastructure expenditures made by the railroad company during the taxable year. Provides that: (1) for qualified railroad expenditures, the credit may not exceed an amount equal to the product of: (A) \$5,000; multiplied by (B) the number of miles of railroad track owned or leased in Indiana by the taxpayer as of the close of the taxable year; and (2) the total amount of credits authorized for qualified railroad expenditures may not exceed \$9,500,000 annually. **MORE...**

Current Status: 1/17/2023 - Referred to House Ways and Means

Priority: Tier 3 - Low

State Bill Page: [HB1373](#)

HB1375 EMPLOYEE MISCLASSIFICATION (MOSELEY C) Requires the department of labor to employ an investigator to investigate complaints of employee misclassification. Provides that the investigator shall be located at the

Marion County prosecutor's office. Extends certain protections to an employee who reports, complains, or testifies about employee misclassification.

Current Status: 1/17/2023 - Referred to House Employment, Labor and Pensions

Priority: Tier 3 - Low

State Bill Page: [HB1375](#)

HB1444 INTERSTATE TEACHER MOBILITY COMPACT (ERRINGTON S) Adopts the interstate teacher mobility compact. Sets forth the requirements of a compact state. Sets forth the duties of the interstate teacher mobility compact commission. Provides that a receiving state determines equivalency standards. Amends the definition of "unencumbered license" in the compact. Removes certain provisions concerning compensation from the compact. Makes conforming changes.

Current Status: 1/17/2023 - Referred to House Education

Priority: Tier 3 - Low

State Bill Page: [HB1444](#)

SB16 USE OF CONSUMER REPORTS FOR EMPLOYMENT PURPOSES (RANDOLPH L) Prohibits an employer from using a consumer report for employment purposes unless certain conditions apply. Allows a consumer to bring a civil action against an employer for a violation of this provision. Provides that if the attorney general has reason to believe that an employer has violated the provision, the attorney general may bring one or both of the following: (1) An action to enjoin the violation. (2) An action to recover damages sustained by Indiana residents as a result of the violation. Makes it: (1) a Class B infraction for a knowing or intentional violation of the provision; or (2) a Class A infraction if an employer has a prior unrelated judgment for a violation of the provision.

Current Status: 1/9/2023 - Referred to Senate Judiciary

Priority: Tier 3 - Low

State Bill Page: [SB16](#)

SB33 SOLAR PANEL AND WIND POWER EQUIPMENT DISPOSAL STUDY (WALKER G) Directs the Indiana department of environmental management (IDEM) and the Indiana utility regulatory commission (IURC) to conduct a joint study concerning decommissioning and disposal of solar panels and wind power equipment. Requires IDEM and the IURC to report the findings and recommendations resulting from the study to the legislative council not later than November 1, 2023.

Current Status: 2/7/2023 - Referred to House Utilities, Energy and Telecommunications

Priority: Tier 3 - Low

State Bill Page: [SB33](#)

SB70 MARIJUANA (BOHACEK M) Decriminalizes possession of one ounce or less of marijuana.

Recent Status: 1/9/2023 - Referred to Senate Corrections and Criminal Law

Priority: Tier 3 - Low

State Bill Page: [SB70](#)

SB203 LOCAL INFRASTRUCTURE FUNDING (QADDOURA F) Amends the percentage split between the state highway fund and local road and street account to 60%/40%. Amends the allocation percentage for the motor vehicle highway account. Amends the grant amount determination and the maximum amount for grants made from the local road and bridge matching grant fund. Requires the Indiana department of transportation to approve certain eligible projects for a grant from the local road and bridge matching grant fund. Appropriates \$300,000,000 from the state general fund or money received by the state from the Infrastructure **MORE...**

Current Status: 1/10/2023 - Referred to Senate Appropriations

Priority: Tier 3 - Low

State Bill Page: [SB203](#)

SB247 CARBON SEQUESTRATION (NIEMEYER R) Provides that a carbon sequestration project may not be undertaken unless the project is approved by the county legislative body (for a project located in the unincorporated area of a county) or the city or town legislative body (for a project located in a city or town).

Current Status: 1/11/2023 - Referred to Senate Environmental Affairs

Priority: Tier 3 - Low

State Bill Page: [SB247](#)

SB308 CANNABIS LEGALIZATION (WALKER K) Establishes a procedure for the lawful production and sale of cannabis in Indiana. Makes conforming amendments.

Current Status: 1/12/2023 - Referred to Committee on Commerce and Technology

Priority: Tier 3 - Low

State Bill Page: [SB308](#)

SB337 MENTAL HEALTH CARE (NIEZGODSKI D) Provides, for purposes of provisions of law under which a mentally ill individual may be committed if the individual is dangerous, that an individual may be "dangerous" even though the individual is not inclined toward violent behavior. Amends the provision of law under which an Indiana resident who has a mental illness may be voluntarily admitted to a facility to provide that, for purposes of that provision, "mental illness" includes psychiatric and neurobiological brain disorders, including bipolar disorder and major depressive disorder, that sometimes make an individual's performance of the normal activities of everyday life very difficult or impossible. Provides that the voluntary admission of an **MORE...**

Current Status: 1/12/2023 - Referred to Committee on Health and Provider Services

Priority: Tier 3 - Low

State Bill Page: [SB337](#)

SB356 WORKFORCE RETENTION INCENTIVES (QADDOURA F) Provides that an individual who is enrolled in certain associate degree programs may be eligible for the high value workforce ready credit-bearing grant. Requires the commission of higher education, in conjunction with the department of workforce development, to determine which associate degree programs are eligible, including associate degree programs in advanced manufacturing, information technology, and science, technology, engineering, and mathematics. Establishes the workforce retention and brain gain loan forgiveness program. Provides that the commission shall administer the program. Establishes the workforce retention and brain gain loan forgiveness fund to provide annual student loan forgiveness payments to individuals who meet certain requirements.

Current Status: 1/12/2023 - Referred to Senate Appropriations

Priority: Tier 3 - Low

State Bill Page: [SB356](#)

SB364 PAID FAMILY AND MEDICAL LEAVE PROGRAM (POL R) Requires the department of workforce development (department) to establish a paid family and medical leave program (program) to provide payments for employees who take family and medical leave. Establishes the family and medical leave fund to be funded with appropriations from the general assembly and payroll contributions. Specifies requirements for the administration of the program. Provides for the department to approve an employer's use of a private plan to meet the program obligations.

Current Status: 1/12/2023 - Referred to Senate Pensions and Labor

Priority: Tier 3 - Low

State Bill Page: [SB364](#)

SB425 PREGNANCY ACCOMMODATION (POL R) Requires an employer to grant an employee's request for a reasonable accommodation for a known limitation related to the employee's pregnancy absent undue hardship on the employer's business. Provides that an employer may not require an employee to take leave under a leave law or policy adopted by the employer if another reasonable accommodation can be provided for known limitations arising from pregnancy, childbirth, or related medical conditions. Establishes a civil action for a violation of these provisions.

Current Status: 1/19/2023 - Referred to Senate Pensions and Labor

Priority: Tier 3 - Low

State Bill Page: [SB425](#)

SB437 EDUCATION FUNDING (QADDOURA F) Increases the federal poverty level threshold for the prekindergarten program from 127% of the federal poverty level for an eligible child, or 185% of the federal poverty level for a limited eligibility child, to 300% of the federal poverty level (removes the limited eligibility child category under the prekindergarten program). Increases the federal poverty level threshold for the twenty-first century

scholars program from 185% of the federal poverty level to 300% of the federal poverty level. Requires the commission for higher education to: (1) coordinate with the department of education to identify each student who qualifies for a twenty-first century scholarship each year; (2) automatically enroll those students **MORE...**

Current Status: 1/19/2023 - Referred to Committee on Education and Career Development

Priority: Tier 3 - Low

State Bill Page: [SB437](#)

SB448 HIGHWAY FINANCES (DORIOT B) Reduces the required percentage amount of the motor vehicle highway account distributions that counties, cities, and towns must use for the construction, reconstruction, and preservation of highways from 50% in current law to 40% in calendar years beginning January 1, 2024, and ending December 31, 2025. Provides that, for a period in which the reduction applies, the term "preservation" includes both snow removal and expenditures for deicing road salt or similar deicing agents. Requires counties, cities, and towns that apply the reduced required percentage amounts authorized under the bill to submit to the local technical assistance program (LTAP) at Purdue University in conjunction with the Indiana **MORE...**

Current Status: 1/19/2023 - Referred to Committee on Homeland Security and Transportation

Priority: Tier 3 - Low

State Bill Page: [SB448](#)

SB471 UNIVERSAL CHILD CARE AND PRE-K (QADDOURA F) Establishes a nonrefundable tax credit for an employer with 25 or fewer employees that makes contributions of at least \$10,000 during the calendar year toward a qualified employee's cost for a qualified preschool program. Defines "qualified employee" and "qualified preschool program". Provides that the amount of the credit is equal to the lesser of: (1) \$5,000; or (2) the taxpayer's adjusted gross income tax liability. Provides that a child who is otherwise eligible for participation in the federal Child Care and Development Fund voucher program may continue to participate unless the child's family income exceeds 185% of the federal income poverty level. Increases the **MORE...**

Current Status: 1/19/2023 - Referred to Committee on Education and Career Development

Priority: Tier 3 - Low

State Bill Page: [SB471](#)

SB473 NPDES LIMITS FOR DISCHARGES TO THE OHIO RIVER (BECKER V) Provides that if a person draws water exclusively from the Ohio River, discharges wastewater exclusively to the Ohio River, and demonstrates to the department of environmental management that its use of the water does not increase the concentration of mercury in the water: (1) technology-based or water quality-based effluent limitations for mercury in the National Pollutant Discharge Elimination System (NPDES) permit issued to the person are not enforceable; and (2) an NPDES permit newly issued to or renewed for the person must not contain technology-based or water quality-based effluent limitations for mercury.

Current Status: 2/13/2023 - Senate Environmental Affairs, (Bill Scheduled for Hearing)

Priority: Tier 3 - Low

State Bill Page: [SB473](#)