Evansville Regional Economic Partnership Bill Report Prepared by: Sally Rideout Report created on January 11, 2024

HB1001 EDUCATION AND HIGHER EDUCATION MATTERS (GOODRICH C) Provides that an annual grant amount awarded under the career scholarship account program (CSA) may be used for costs related to obtaining a driver's license if certain conditions are met. Provides that a CSA annual grant amount may not be used for the purchase or lease of a motor vehicle. Changes certain CSA application time frames from seven days to 30 days. Allows the recipient of a: (1) higher education award; (2) freedom of choice grant; or (3) scholarship under the twenty-first century scholars program; to apply the award, grant, or scholarship to the cost of training by an approved intermediary, employer, or labor organization. Allows certain recipients of a scholarship under the twenty-first century scholars program to apply the scholarship to the cost of a sequence, course, apprenticeship, or program of study provided by a CSA participating entity. Requires the commission for higher education to: (1) create a list of intermediaries, employers, and labor organizations approved toMORE *Current Status:* 1/11/2024 - Referred to House Ways and Means

Recent Status: 1/10/2024 - House Committee recommends passage, as amended Yeas: 9; Nays: 4 **State Bill Page:** <u>HB1001</u>

HB1003 ADMINISTRATIVE LAW (STEUERWALD G) Makes the office of administrative law proceedings the ultimate authority in any administrative proceeding under its jurisdiction. Specifies when a state agency may be required to pay reasonable attorney's fees for judicial review proceedings. Outlines procedures for the ultimate authority regarding nonfinal orders and procedures to file objections to final orders. Provides that the court shall decide all questions of law, including any interpretation of a federal or state constitutional provision, state statute, or agency rule, without deference to any previous interpretation made by the state agency. Requires the state agency to transmit the agency record to the court for judicial review. Eliminates the office of environmental adjudication and transfers proceedings to the office of administrative law proceedings.

Current Status: 1/17/2024 - House Judiciary, (Bill Scheduled for Hearing) *State Bill Page:* HB1003

HB1022 AUTOMATED TRACTOR-TRAILERS (LEDBETTER C) Provides that an automated tractor-trailer may not be operated on a highway to transport passengers or goods unless a human operator who meets all state and federal qualifications to operate a tractor-trailer is physically present in the automated tractor-trailer to monitor the performance of the automated tractor-trailer and to take control of all or part of the automated tractor-trailer's operation if necessary. Provides that an automated tractor-trailer operated in Indiana must meet federal motor vehicle standards and regulations.

Current Status: 1/8/2024 - Referred to House Roads and Transportation *State Bill Page:* <u>HB1022</u>

HB1024 PREGNANCY ACCOMMODATIONS (NEGELE S) Codifies a section of the Pregnant Workers Fairness Act. Repeals superseded provisions.

Current Status: 1/8/2024 - Referred to House Employment, Labor and Pensions *State Bill Page:* <u>HB1024</u>

HB1026 COMMISSION, COMMITTEE, AND BOARD ADMINISTRATION (ENGLEMAN K) Specifies certain duties and responsibilities relating to the operations of various task forces, committees, boards, and councils. Renames the Indiana code revision commission, probate code study commission, and other statutory entities. Authorizes a designee of the revisor of statutes to serve as a member of the uniform law commission (ULC). Provides that any Indiana commissioner who has previously served as a member of the ULC and has been elected as a life member by the National Conference of Commissioners on Uniform State Laws is a member of the ULC. Repeals statutes governing the Medicaid oversight committee and relocates them to the law governing interim study committees. Identifies certain state employees serving on statutory entities by their specific job titles. Provides for the reimbursement of expenses of state employees, lay persons, and members of the general assembly serving on statutory entities. Specifies the expiration dates of the terms of members of certain statutory entities. (The introduced version of this bill was prepared by the code revision commission.)

Current Status: 1/16/2024 - House Government and Regulatory Reform, (Bill Scheduled for Hearing) *State Bill Page:* <u>HB1026</u>

HB1033 CAUSES OF ACTION (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. Provides limitations on actions related to public nuisances.

Current Status: 1/8/2024 - Referred to House Judiciary *State Bill Page:* HB1033

HB1046 WAGE HISTORY AND WAGE RANGE (ERRINGTON S) Prohibits, with certain exceptions, an employer from relying on the wage history of an applicant in the hiring process and in determining wages. Prohibits an employer from failing or refusing to: (1) disclose the wage or wage range and a general description of benefits in a posting for a job, promotion, transfer, or other employment opportunity; and (2) provide an employee with the current wage or wage range and a general description of the benefits upon hire, promotion, transfer, and the employee's request. Prohibits an employer from retaliating against an applicant under the wage history provisions and an applicant or employee under the wage range provisions. Provides that an applicant or employee may file a complaint alleging a violation with the department of labor, or the department on its own may initiate an investigation and file a complaint alleging a violation. Sets forth civil penalties for a ...MORE

Current Status: 1/8/2024 - Referred to House Employment, Labor and Pensions *State Bill Page:* <u>HB1046</u>

HB1048 VARIOUS GAMING ISSUES (MORRISON A) 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:1/8/2024 - Referred to House Public PolicyState Bill Page:HB1048

HB1062 WORK EXCEPTIONS FOR MINORS (KING J) Defines "exempted minor" for purposes of the law concerning employment of minors. Permits certain exempted minors to work at farm labor during school hours on a school day. Permits certain exempted minors to work during school hours on a school day with limitations.
 Recent Status: 1/8/2024 - Referred to House Employment, Labor and Pensions
 State Bill Page: HB1062

HB1074 BAN ON HIGH FRUCTOSE CORN SYRUP AS FOOD INGREDIENT (BARTLETT J) Prohibits businesses from using high fructose corn syrup in food in Indiana.

Current Status: 1/8/2024 - Referred to House Public Health *State Bill Page:* HB1074

HB1078 PUBLIC WORKS PROJECTS (TORR J) 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. Requires design-builders and any member of a team working on a design-build public works project to comply with certain statutes. Provides that a public agency awarding a contract for a construction manager as constructor project may not take certain *...MORE Current Status:* 1/8/2024 - Referred to House Employment, Labor and Pensions *State Bill Page:* HB1078

HB1085 PFAS WATER SAFETY STANDARDS (DVORAK R) Requires the Indiana department of health (department) to establish state maximum contaminant levels for PFAS in water provided by public water systems. Provides that maximum contaminant levels established by the department: (1) must be protective of public health, including the health of vulnerable subpopulations; and (2) may not be less stringent than any maximum contaminant level by the United States Environmental Protection Agency.

Current Status: 1/8/2024 - Referred to House Environmental Affairs

State Bill Page: <u>HB1085</u>

HB1091 PRIOR AUTHORIZATION (PRESSEL J) Requires, on or after January 1, 2026, health plans (plan) to allow health professionals who have at least an 85% approval rate of prior authorization requests through a plan to receive a one year exemption from the plan's prior authorization requirements. Provides that health professionals have a right to an appeal of a prior authorization denial or rescission. Provides that the appeal is to be conducted by a health professional of the same or similar specialty as the health professional who has or is being considered for an exemption.

Current Status:1/8/2024 - Referred to House InsuranceState Bill Page:HB1091

HB1093 EMPLOYMENT OF MINORS (CULP K) Provides certain exemptions from the employment of minors law. Repeals a provision concerning conditions for the employment of a minor as a performer. Provides exemptions from certain hour and time restrictions for the employment of a minor who is at least 14 years of age and less than 16 years of age. Removes language providing that a minor who is at least 14 years of age and less than 16 years of age may only work until 7 p.m. on a day that precedes a school day from June 1 through Labor Day. Repeals provisions concerning hour and time restrictions for the employment a minor who is at least 16 years of age and less than 18 years of age. Specifies that the prohibition on a minor from working in a hazardous occupation does not apply to a minor who is at least 16 years of age and less than 18 years of age a provision concerning restrictions on an employer who employs *...MORE Current Status:* 1/8/2024 - Referred to House Employment, Labor and Pensions *State Bill Page:* HB1093

HB1102 DEREGULATION OF CHILD CARE (HEINE D) Allows a class I child care home to operate without a license if the class I child care home registers with the division of family resources.

Current Status: 1/8/2024 - Referred to House Family, Children and Human Affairs *State Bill Page:* <u>HB1102</u>

HB1109 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 *...MORE*

Current Status: 1/16/2024 - House Government and Regulatory Reform, (Bill Scheduled for Hearing) *State Bill Page:* <u>HB1109</u>

HB1121 LOCAL INCOME TAXES (THOMPSON J) Extends the expiration of provisions concerning a county with a single voting bloc and the allocation of votes for a local income tax council. Specifies the amount of revenue from a local income tax rate imposed for correctional facilities and rehabilitation facilities in a county that may be used for operating expenses of those facilities.

Current Status: 1/11/2024 - House Ways and Means, (Bill Scheduled for Hearing) *State Bill Page:* <u>HB1121</u>

HB1130 ECONOMIC DEVELOPMENT DISTRICTS (MANNING E) Creates a procedure to establish a community infrastructure improvement 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 within the district; before a legislative body may adopt an ordinance to establish a district. Requires a community infrastructure improvement board to assist the county treasurer in order to make certain specified determinations and designations *...MORE*

Current Status: 1/8/2024 - Referred to House Ways and Means *State Bill Page:* <u>HB1130</u>

HB1131 SUPPLIER CERTIFICATION (SUMMERS V) Prohibits the department of administration from considering a qualifying member's current or former status as a stay-at-home parent as a negative factor in determining whether to certify a minority business enterprise, veteran owned small business, or women's business enterprise.

Current Status: 1/8/2024 - Referred to House Commerce, Small Business and Economic Development *State Bill Page:* <u>HB1131</u>

HB1145 EMERGENCY POWERS (LUCAS J) Provides that the governor shall declare a disaster emergency by executive order or proclamation only to the extent necessary to provide assistance or otherwise implement measures directly related to a federal declaration of emergency for all or a portion of Indiana. Provides that the orders, rules, and regulations made, amended, or rescinded by the governor must be narrowly tailored to serve a compelling public health or safety interest. Provides that if the governor declares a state of disaster emergency, the state of disaster emergency expires not later than 14 days after the declaration and may not be renewed. Provides that the governor may suspend certain regulatory statutes only to the extent necessary to carry out certain emergency responses. Provides that the governor may not suspend any provision of any *...MORE*

Current Status:1/8/2024 - Referred to House Public HealthState Bill Page:HB1145

HB1146 MEDICAL MARIJUANA (LUCAS J) Permits the use of medical marijuana by persons with serious medical conditions as determined by their physician. Establishes a medical marijuana program to permit the cultivation, processing, testing, transportation, and dispensing of medical marijuana by holders of a valid permit. Requires the Indiana department of health to implement and enforce the medical marijuana program. Requires that permit holders undertake steps to prevent diversion of medical marijuana to unauthorized persons. Requires that medical marijuana and medical marijuana products be properly labeled, placed in child resistant packaging, and tested by an independent testing laboratory before being made available for purchase. ...MORE

Current Status: 1/8/2024 - Referred to House Public Health *State Bill Page:* HB1146

HB1154 PROHIBITION ON TAKING OF DESIGNATED HOMESTEAD (GREENE R) Creates the Hoosier homestead farm program administered by the Indiana state department of agriculture (department) to: (1) commemorate as Hoosier homestead farms, those properties that have been owned by the same family for at least 100 years; and (2) maintain an electronic registry of Hoosier homestead farms. With certain exceptions, provides that if a public project involves condemnation of a Hoosier homestead farm, the Indiana land resources council (council) must approve condemnation of the farm before the condemnor may take steps to acquire any other property for the project. Provides that the council may only approve a condemnation if the council finds that:MORE *Current Status:* 1/8/2024 - Referred to House Agriculture and Rural Development

State Bill Page: HB1154

HB1155 RIGHT TO REPAIR (GREENE R) Requires a manufacturer of agricultural equipment that is sold in Indiana, subject to certain exceptions, to: (1) provide to an independent service provider or owner of the agricultural equipment any service documentation the manufacturer provides to its authorized service providers; and (2) make available for purchase, upon reasonable terms, any part or tool the manufacturer provides to its authorized service providers. Provides that a violation of the requirements is: (1) actionable by the attorney general; and (2) subject to the remedies and penalties that apply to a deceptive consumer sales practice.

Recent Status:1/8/2024 - Referred to House Agriculture and Rural DevelopmentState Bill Page:HB1155

HB1157 NONDISCLOSURE AGREEMENTS IN ECONOMIC DEVELOPMENT (GREENE R) Provides that the Indiana economic development corporation, the state, any instrumentality of the state, or any other public authority, or any party negotiating on behalf of any of those entities, may not, after June 30, 2024, enter 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. *Current Status:* 1/8/2024 - Referred to House Government and Regulatory Reform

State Bill Page: <u>HB1157</u>

HB1159 WORKER'S COMPENSATION (LEHMAN M) Provides that a bid specification that is entered into, issued, amended, or renewed after June 30, 2024, may not contain a provision requiring an employer to have or maintain a specified experience rating. Requires certain insurance companies that make a successful subrogation claim to revise an insured party's prior experience ratings in a specified manner. Provides exceptions. Defines terms and makes a conforming amendment.

Current Status: 1/8/2024 - Referred to House Employment, Labor and Pensions *State Bill Page:* <u>HB1159</u>

HB1161 GAMING REVENUE DISTRIBUTION (PRESSEL J) Establishes the gaming revenue fund. Provides that tax revenue collected after June 30, 2024, from the imposition of the wagering tax, the supplemental wagering tax, the graduated slot machine wagering tax, the county gambling game wagering fee, the sports wagering tax, and taxes and fees imposed on pari-mutuel wagering, except for tax revenue collected from an operating agent, is deposited in the fund. Provides that the state comptroller administers the fund. Provides for distribution of the money in the fund. Makes corresponding changes. Makes an appropriation.

Current Status:1/8/2024 - Referred to House Ways and MeansState Bill Page:HB1161

HB1165 REGULATORY SANDBOX PROGRAM AND RIGHT TO START ACT (TESHKA J) Establishes a regulatory sandbox program. Creates the regulatory relief office within the Indiana economic development corporation. Creates, and establishes duties for, an advisory council within the regulatory sandbox program. Directs that the secretary of commerce, who serves as executive director of the regulatory relief office, to prepare an annual report on the activities of the regulatory relief office. Provides for regulatory sandbox program application requirements and describes the scope of the regulatory sandbox program. Makes consumer protection provisions. Describes requirements for exiting the regulatory sandbox program and for extensions to remain in the regulatory sandbox program. Makes record keeping and reporting requirements. Provides requirements for the creation and maintenance of a regulatory relief office web page. Establishes a right to start act. ...MORE *Current Status:* 1/16/2024 - House Government and Regulatory Reform, (Bill Scheduled for Hearing) *State Bill Page:* HB1165

HB1172 COMMITTEE ON CLIMATE RESILIENCE AND ECONOMIC GROWTH (HAMILTON C) Establishes a committee to study the impact of climate change in Indiana and annually report findings to the general assembly and the governor from December 1, 2024, to December 1, 2027.

Current Status: 1/8/2024 - Referred to House Environmental Affairs *State Bill Page:* <u>HB1172</u>

HB1174 PROFESSIONAL SPORTS DEVELOPMENT COMMISSION (HARRIS JR. E) Establishes the northwest Indiana professional sports development commission. Authorizes the commission to study various plans and recommendations that are proposed with respect to attracting a professional sports franchise to northwest Indiana. Authorizes the commission to prepare a comprehensive master plan for building the facilities and other infrastructure necessary for attracting and developing one or more professional sports franchises in northwest Indiana. Creates the professional sports development fund.

Current Status: 1/9/2024 - Referred to House Ways and Means *State Bill Page:* <u>HB1174</u>

HB1177 LIMITATIONS ON INTERESTS OF FOREIGN COUNTRIES (HAGGARD C) Prohibits the state, a state agency, and a political subdivision from entering into a contract with a prohibited person for the provision of goods or services. Amends the amount of a gift received from a foreign source that must be reported by a postsecondary educational institution. Prohibits certain individuals and business entities from purchasing real property located within Indiana. Permits the attorney general to investigate and issue subpoenas upon receipt of information that leads the attorney general to believe a violation of the critical infrastructure or foreign ownership of real property statutes has occurred. Permits the attorney general to bring an action on behalf of the state or a political subdivision for a violation of the critical infrastructure and foreign ownership of real property statutes.

Recent Status:1/9/2024 - Referred to House JudiciaryState Bill Page:HB1177

HB1183 FOREIGN OWNERSHIP OF AGRICULTURAL LAND (CULP K) Provides that, beginning July 1, 2024, a real estate closing including agricultural land must include an affidavit in which the purchaser affirms that the purchaser is not prohibited from acquiring or leasing agricultural land. Provides that, beginning July 1, 2024, a prohibited person may not acquire or lease agricultural land or a mineral right or water or riparian right on agricultural land located in Indiana. Requires the attorney general to investigate an acquisition or lease of agricultural land if the attorney general believes the acquisition or lease is in violation of law. Provides that agricultural land or interests in agricultural land acquired in violation of law are subject to forfeiture to the state. *Current Status:* 1/9/2024 - Referred to House Agriculture and Rural Development

State Bill Page: <u>HB1183</u>

HB1185 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. Changes references from the "auditor of state" to the "state comptroller" to conform with P.L.201-2023.

Current Status: 1/9/2024 - Referred to House Roads and Transportation *State Bill Page:* HB1185

HB1199 REPEAL OF ECONOMIC ENHANCEMENT DISTRICT LAW (MCGUIRE J) Repeals the chapter in the Indiana Code authorizing the legislative body of a first class city to establish a special assessment district known as an economic enhancement district.

Current Status: 1/9/2024 - Referred to House Ways and Means *State Bill Page:* HB1199

HB1212 LAND BANKS (ROWRAY E) Allows a county to adopt an ordinance requiring a 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. Specifies the manner in which the amounts collected attributable to an additional penalty ordinance are to be distributed to land banks. Allows a county to adopt an ordinance imposing a \$15 fee for each document recorded on a tract located in the territory of a land bank and specifies the manner ...MORE

Current Status: 1/9/2024 - Referred to House Local Government

State Bill Page: HB1212

HB1236 APPRENTICESHIP TAX CREDIT (GOODRICH C) Provides for an apprenticeship tax credit (credit) for an eligible employer. Provides that the amount of the credit is equal to 50% of qualified expenses attributable to the establishment of an apprenticeship program. Provides maximum amounts of the credit: (1) in a taxable year; and (2) in aggregate. Provides that the total amount of credits that may be awarded for a state fiscal year may not exceed \$10,000,000.

Current Status: 1/9/2024 - Referred to House Ways and Means *State Bill Page:* <u>HB1236</u>

HB1243 VARIOUS EDUCATION AND WORKFORCE RELATED MATTERS (BEHNING R) Makes various changes to the education law concerning the following: (1) Indiana diploma requirements and designations and satisfying certain course requirements by obtaining a diploma. (2) The criteria to receive a waiver from postsecondary readiness competency requirements. (3) The minimum number of alternate diplomas that may be counted in determining a school's or school corporation's graduation rate. (4) Use of the terms "statewide assessment program" and "statewide summative assessment". (5) The responsibilities of the state advisory council on the education of children with disabilities. (6) The criteria an individual must meet to participate in the Indiana high school equivalency diploma program. Requires the following: (1) The department of education to send a notice to a school corporation that fails to meet the percentage of state tuition support that must be *...MORE*

Recent Status: 1/10/2024 - House Education, (Bill Scheduled for Hearing) *State Bill Page:* HB1243 HB1276 NOTICE OF A PUBLIC HEARING OR MEETING (SOLIDAY E) Provides that the commissioner of the department of environmental management (department) may, not later than 10 days after the last day of a public comment period, decide to hold a public hearing or meeting before the issuance or denial of a permit. Requires the department to provide notice if a public hearing or meeting will be held.
 Current Status: 1/9/2024 - Referred to House Environmental Affairs

State Bill Page: <u>HB1276</u>

HB1277 STATE ADMINISTRATION OF FEDERAL BEAD PROGRAM (SOLIDAY E) Specifies that the existing Indiana statute concerning the awarding of grants by the office of community and rural affairs for certain eligible broadband projects does not apply to subgrants awarded by the Indiana broadband office under the federal Broadband Equity, Access, and Deployment (BEAD) Program, except for the definition of "eligible broadband service provider" set forth in the existing statute. Establishes a new Indiana Code chapter governing the administration of the program by the office. Requires the office to administer the program in Indiana in compliance with all mandatory provisions set forth in: (1) the federal Infrastructure Investment and Jobs Act; and (2) the BEAD Notice of Funding Opportunity; with respect to the program. Provides that before ...MORE Current Status: 1/16/2024 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing)

State Bill Page: HB1277

HB1303 QUALITY OF LIFE INITIATIVES GRANT FUND (CULP K) Establishes the quality of life initiatives grant fund July 1, 2025, to provide grants to local units for eligible projects. Defines an "eligible project" as a project that would improve the quality of life or quality of place factors for residents of a local unit, including access to child care, health care, and technology, and creation of recreation or green spaces. Requires a local unit to: (1) have a current comprehensive plan; and (2) before choosing an eligible project, collaborate with the community to determine the local unit's priorities for improving the quality of life or quality of place factors for residents; before applying for a grant from the fund. Establishes the fund board to evaluate applications and award grants from the fund. Provides that money in the fund is continuously appropriated. Makes an appropriation.

Current Status: 1/10/2024 - Referred to House Ways and Means *State Bill Page:* <u>HB1303</u>

HB1305 MAJOR GROUND WATER WITHDRAWAL FACILITIES (NEGELE S) Defines a facility as a "major ground water withdrawal facility" if: (1) the facility includes one or more wells that have the capability of withdrawing at least 10,000,000 gallons of ground water from one or more aquifers in one day; and (2) the facility is connected, or plans provide for the facility to be connected, to pipeline facilities through which at least 10,000,000 gallons of ground water withdrawn by the facility's well or wells could be transported in one day to a destination located at least 20 miles from the facility. Provides that, after June 30, 2024, a person *...MORE*

Current Status:1/10/2024 - Referred to House Utilities, Energy and TelecommunicationsState Bill Page:HB1305

HB1326 OCCUPATIONAL HEALTH AND SAFETY (CARBAUGH M) Provides that the commissioner of labor or the commissioner's duly designated representative may assess a civil penalty of not less than the minimum civil penalty and not more than the maximum civil penalty adopted by the United States Occupational Safety and Health Administration under the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 for an employer who violates certain health and safety standards.

Current Status:1/10/2024 - Referred to House Employment, Labor and PensionsState Bill Page:HB1326

HB1329 LOCAL GOVERNMENT MATTERS (PRESSEL J) Authorizes the solid waste management district of Vanderburgh County to make grants and loans for certain purposes. Prohibits a governmental entity from requiring that a Class 2 structure or a residential onsite sewage system be inspected in connection with or as a condition of the sale of or transfer of title to the property containing the Class 2 structure or residential onsite sewage system. Provides, for purposes of posting a license bond, that a political subdivision may not impose any requirement for the political subdivision to be identified as an obligee on the license bond other than the requirement in statute. Provides that an obligor may initiate a civil action against a political subdivision that does not recognize or does not allow an obligor to post a license bond that satisfies certain *...MORE*

Current Status: 1/10/2024 - Referred to House Local Government *State Bill Page:* <u>HB1329</u>

HB1331 LEGISLATIVE OVERSIGHT (DELANEY E) Establishes the economic development policy oversight commission to review, consider, and make recommendations concerning the following: (1) The activities of the Indiana economic development corporation. (2) The activities of local and regional economic development organizations. (3) The expenditure of money appropriated for economic development purposes. Establishes the finance policy oversight commission. Requires the commission to review, consider, and make recommendations concerning the following: (1) The activities of the Indiana finance authority. (2) The activities of the Indiana housing and community development authority. (3) The expenditure of money appropriated for *...MORE*

State Bill Page: <u>HB1331</u>

HB1345 TOURISM IMPROVEMENT DISTRICTS (BAIRD B) Provides that a person may circulate a petition to create a tourism improvement district within the territory of a county, city, or town. 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. Allows a district to issue bonds. Requires the county, city, or town legislative body *...MORE Current Status:* 1/10/2024 - Referred to House Ways and Means *State Bill Page:* HB1345

- HB1387 HOUSING DEVELOPMENT (MILLER D) Makes various changes to the residential housing infrastructure assistance program. Expands the definition of "economic development facilities" applicable to the economic development and pollution control statutes to include facilities for housing for purposes of redevelopment commission programs outside Indianapolis for age-restricted housing or residential housing development.
 Current Status: 1/11/2024 Referred to House Government and Regulatory Reform
 State Bill Page: HB1387
- **HB1394 DNR BEST AVAILABLE FLOOD HAZARD DATA** (ABBOTT D) Defines "DNR best available data" as: (1) flood hazard mapping data that were created by the department of natural resources (department) and are available on January 1, 2024, on the Indiana Floodplain Information Portal; or (2) any other mapping data created by the department after October 2018 at least in part through the use of techniques other than direct observation and measurement by individuals physically present on the land that is the subject of the mapping data. Amends the law under which a person applying to a county or municipality for a permit authorizing a structure *...MORE*

State Bill Page: HB1394

HB1395 YOUTH SPORTS AND TOURISM DEVELOPMENT AREAS (JUDY C) Allows the legislative body of a city or town to adopt a resolution establishing a youth sports and tourism development area. Requires that the tax area include a facility or complex of facilities used by youth sports teams and organizations for practice or competitive sporting events. Requires the legislative body to make findings when adopting a resolution. Requires the legislative body to submit a resolution establishing a tax area to the budget committee and budget agency for review and approval. Allows a tax area to receive incremental state and local income tax revenue and incremental sales tax revenue attributable to the tax area. Requires a city or town that establishes a tax area to establish a youth sports and tourism development area fund. Limits the amount of incremental tax revenue that may be allocated to \$1,000,000 per tax area per state fiscal year. Provides that a tax ...MORE

Current Status: 1/11/2024 - Referred to House Ways and Means *State Bill Page:* HB1395

HB1396 GOVERNMENT BOARDS, COUNCILS, AND COMMISSIONS (BARTELS S) Repeals, merges, consolidates, or otherwise modifies various boards, commissions, committees, councils, authorities, and funds. Removes certain appointed members from various boards, commissions, and districts. Modifies the appointing authority for particular funds, boards, and councils.

Current Status: 1/11/2024 - Referred to House Government and Regulatory Reform *State Bill Page:* HB1396

HB1397 EMERGENCY POWERS (LINDAUER S) Provides that in the event of a disaster emergency, an emergency order issued by a state agency must be narrowly tailored to serve a compelling public health or safety interest. Entitles a person to relief if a court determines that the person seeking judicial relief has been prejudiced by an agency action issued during a disaster emergency that has not been: (1) applied equally to a similarly situated person; and (2) narrowly tailored to serve a compelling public health or safety interest. Provides that the orders, rules, and regulations made, amended, or rescinded by the governor must be narrowly tailored to serve a compelling public health or safety interest. Requires any state or local agency, including the Indiana department of health and local boards of health, to only impose a restriction that is narrowly tailored *...MORE Current Status:* 1/11/2024 - Referred to House Public Health

State Bill Page: HB1397

HB1398 CHILD CARE CENTERS (LINDAUER S) Provides that the results of a national criminal history background check of an individual conducted for purposes of the individual's presence on the premises of a provider's child care center apply for purposes of the individual's presence on the premises of any child care center operated by the provider. Allows a child care center to allow an individual to work, while supervised, at the child care center during the period after submission of requests for any required preemployment verification of the individual but before the child care center receives the results of the preemployment verification. Provides that a child care center may allow an employee of the child care center who: (1) is at least 18 years of age; and (2) has successfully completed all criminal background checks and educational requirements required for *...MORE*

Current Status: 1/11/2024 - Referred to House Family, Children and Human Affairs *State Bill Page:* HB1398

HB1399 PFAS CHEMICALS (LINDAUER S) Defines "PFAS chemicals" and requires the environmental rules board to use the definition in certain rules concerning industrial processes and research and development.

Current Status: 1/11/2024 - Referred to House Environmental Affairs *State Bill Page:* HB1399

HB1405 RESTAURANT CARRYOUT SALES (GIAQUINTA P) Exempts a specialty or gourmet market issued a beer and wine retailer's permit in September 2019 from the gross retail income requirements to sell alcoholic beverages for carryout.

Current Status: 1/11/2024 - Referred to House Public Policy *State Bill Page:* <u>HB1405</u>

HB1411 ELIMINATION OF STATE INDIVIDUAL INCOME TAX (PAYNE Z) Eliminates the state individual adjusted gross income tax by reducing the rate to 0%. Provides that in calculating the local income tax (LIT), which is imposed based on a local taxpayer's state adjusted gross income, the calculation of a taxpayer's state adjusted gross income for LIT purposes shall be calculated under the adjusted gross income tax provisions as if those provisions, and the most recent adjusted gross income tax rate before its elimination, were still in effect. *Current Status:* 1/11/2024 - Referred to House Ways and Means

State Bill Page: <u>HB1411</u>

SB1 READING SKILLS (ROGERS L) Requires certain schools to offer summer school courses for students who are not reading proficient or are at risk of not being reading proficient as indicated on the determinant evaluation of reading skills approved by the state board of education (evaluation). Expands eligibility for funding for summer school courses. Requires the department of education (department) to procure a universal screening assessment (assessment) that meets certain criteria. Requires certain schools to administer the assessment to students in kindergarten through grade 2 who are not on track for reading proficiency by grade 3 as determined by the department. Provides that a vendor must supply a student's assessment results to the student and the student's parents. Applies the reading deficiency remediation plan (plan) to public schools, charter schools, state accredited nonpublic schools, and eligible schools. Makes the following changes to the plan: (1) Beginning with evaluations administered in the 2024-2025 school year, requires retention of a student in grade 3 in addition to remediation if the student has not achieved a passing score on the evaluation. (2) Requires schools to notify a student's parent of certain assessment results, interventions, or remedial...*MORE*

 Current Status:
 1/16/2024 - Referred to Senate Education and Career Development

 State Bill Page:
 SB1

SB2 CHILD CARE (CHARBONNEAU E) Requires the Indiana economic development corporation to annually report to the general assembly regarding funds dedicated to supporting child care under specified state and federal programs. Requires the office of the secretary of family and social services to publish on the FSSA website a dashboard providing monthly information regarding state and federal child care subsidies available to Indiana residents. Provides that a household is eligible to begin receiving assistance under the federal Child Care and Development Fund voucher program if the household, at the time of FSSA's initial determination of the household's income eligibility: (1) has a household income that does not exceed 85% of Indiana's state median income for the household's family size; (2) includes an individual who is employed by a licensed child care center, a licensed child care home, or a licensed or registered child care ministry; and (3) otherwise *...MORE Current Status:* 1/16/2024 - Referred to Senate Health and Provider Services

State Bill Page: SB2

- SB3 PRIOR AUTHORIZATION (JOHNSON T) Provides that a utilization review entity may only impose prior authorization requirements on less than 1% of any given specialty or health care service and 1% of health care providers overall in a calendar year. Prohibits a utilization review entity from requiring prior authorization for: (1) a health care service that is part of the usual and customary standard of care; (2) a prescription drug that is approved by the federal Food and Drug Administration; (3) medication for opioid use disorder; (4) pre-hospital transportation; or (5) the provision of an emergency health care service. Sets forth requirements for a utilization review entity that requires prior authorization of a health care service. Provides that all adverse determinations and appeals must be reviewed by a physician who meets certain conditions. Requires ...MORE Current Status: 1/16/2024 Referred to Senate Health and Provider Services
- **SB6 READING PROFICIENCY** (RAATZ J) Requires the department of education (department) to develop a method to identify students in grade 4 through grade 8 who: (1) did not pass the determinant evaluation of reading skills approved by the state board of education; and (2) are at risk of not being proficient in reading as determined by Lexile scores on the statewide summative assessment. Requires the department to develop guidance for schools regarding how to support students who are at risk of not being proficient in reading.

Recent Status:1/8/2024 - Referred to Senate Education and Career DevelopmentState Bill Page:SB6

SB8 HIGHER EDUCATION MATTERS (LEISING J) Requires, beginning with the 2025-2026 school year, each high school to offer the Indiana college core or submit a college core implementation plan to the commission for higher education. Provides that: (1) a student who successfully completes an eligible course under the college core is entitled to secondary credit toward graduation requirements; and (2) the student's transcripts must reflect the secondary credit. Requires the department of education, in coordination with the commission, to maintain a list of eligible college core courses. Establishes the reverse transfer program for community college associate degrees. Requires each state educational institution to prepare and submit a report to the commission that includes information regarding a determination by the institution of the feasibility and advisability of establishing and conferring associate degrees to certain students. Establishes certain requirements for *...MORE*

Current Status: 1/08/2024 – Referred to Education and Career Development *State Bill Page:* <u>SB8</u>

SB10 COMMUNITY CARES INITIATIVE GRANT PILOT PROGRAM (BALDWIN S) Establishes the community cares initiative grant pilot program for the purpose of assisting in the costs of starting or expanding mobile integrated health care programs and mobile crisis teams in Indiana. Establishes the community cares initiative fund.

Recent Status: 1/8/2024 - Referred to Senate Health and Provider Services *State Bill Page:* <u>SB10</u>

SB20 MUNICIPAL RIVERFRONT DEVELOPMENT DISTRICT PERMITS (HOLDMAN T) Specifies that the alcohol and tobacco commission may issue restaurant permits for a municipal riverfront development district established by a town.

Current Status: 1/16/2024 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing) *State Bill Page:* <u>SB20</u>

SB31 ELIMINATION OF ANNUAL ADJUSTMENTS OF ASSESSED VALUES (NIEMEYER R) Eliminates the annual adjustments (or "trending") to assessed values of certain real property for assessment dates beginning after December 31, 2024. 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. Makes technical corrections.

Current Status: 1/8/2024 - Referred to Senate Tax and Fiscal Policy *State Bill Page:* <u>SB31</u>

SB32 TAX AND FISCAL CONTROL OVER LIBRARIES (TOMES J) Eliminates the authority of public libraries to impose an ad valorem property tax as a "taxing unit". Requires a public library to prepare and submit an annual budget in the same manner as other departments of county or municipal government. Requires the fiscal body of a county or municipality in which the territory of the public library is located to provide the revenues necessary for the operation and maintenance of the public library by a special tax levy, a specific appropriation, or both. Provides that a special tax levy for public library purposes is included in the calculation of the *...MORE*

Recent Status: 1/8/2024 - Referred to Senate Tax and Fiscal Policy *State Bill Page:* <u>SB32</u>

SB34 OCCUPATIONAL LICENSING (ROGERS L) Requires the professional licensing agency (agency) to study occupational licensing laws enacted in other states and contact representatives of each of the occupations regulated by the agency for certain recommendations. Requires the agency to submit a report with findings and recommendations to the general assembly not later than October 31, 2024.

Recent Status: 1/8/2024 - Referred to Senate Commerce and Technology *State Bill Page:* <u>SB34</u>

- SB37 OVERSIGHT OF CONVENTION AND VISITOR BUREAU (NIEMEYER R) Requires county council review and approval of the Lake County convention and visitor bureau annual budget.
 Current Status: 1/11/2024 Senate Committee recommends passage Yeas: 10; Nays: 0
 State Bill Page: SB37
- SB53 RIGHT TO REPAIR (FORD J) Requires a manufacturer of a consumer electronic device or a piece of agricultural equipment that is sold in Indiana, subject to certain exceptions, to: (1) provide to an independent service provider or owner of the consumer electronic device or agricultural equipment any service documentation the manufacturer provides to its authorized service providers; and (2) make available for purchase, upon reasonable terms, any service part the manufacturer provides to its authorized service providers. Provides that a manufacturer that sells service documentation to an independent service provider or owner: (1) in a format that is standardized with respect to comparable information supplied by ...MORE Current Status: 1/8/2024 Referred to Senate Commerce and Technology State Bill Page: SB53
- SB58
 RESTAURANT CARRYOUT SALES (HOLDMAN T) Exempts a specialty or gourmet market issued a restaurant permit from the gross retail income requirements to sell alcoholic beverages for carryout.

 Current Status:
 1/17/2024 Senate Public Policy, (Bill Scheduled for Hearing)

 State Bill Page:
 SB58
- **SB61 TOURISM IMPROVEMENT DISTRICTS** (HOLDMAN T) Provides that a person may circulate a petition to create a tourism improvement 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 and the length of time for which a district may exist. Allows a district to issue bonds. Requires the county, city, or town legislative body *...MORE Current Status:* 1/16/2024 Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)

Current Status: 1/16/2024 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing) *State Bill Page:* <u>SB61</u>

SB100 UNEMPLOYMENT BENEFITS (POL R) Amends the definition of "wage credits". Specifies the rate for unemployment insurance benefits for initial claims filed by an individual who is totally unemployed for any week beginning after June 30, 2024. Specifies, for initial claims filed for any week beginning after June 30, 2024: (1) the maximum weekly benefit amount; and (2) an additional weekly benefit for eligible and qualified individuals with dependents.

Recent Status: 1/8/2024 - Referred to Senate Pensions and Labor *State Bill Page:* SB100

- SB110
 SOCIAL WORK LICENSURE COMPACT (CRIDER M) Establishes the social work licensure compact.

 Recent Status:
 1/11/2024 Committee Report do pass adopted; reassigned to Committee on Appropriations

 State Bill Page:
 SB110
- **SB127 ECONOMIC DEVELOPMENT INCENTIVE ACCOUNTABILITY** (TAYLOR G) Adds various job and employee definitions to the Indiana economic development corporation laws. Requires that all records related to taxpayer funded economic development incentives must be disclosed under the open records law. Requires that the IEDC's annual job creation incentives and compliance report must be published on the Indiana transparency portal Internet web site. Requires the IEDC and the department of state revenue to compile information on all job creation incentive, and requires that this information must be included as part of the IEDC's...*MORE Current Status:* 1/8/2024 Referred to Senate Commerce and Technology

State Bill Page: SB127

SB132 PROFESSIONS AND PROFESSIONAL SERVICES (BROWN L) Authorizes the office of the secretary of family and social services to implement a risk based managed care program for certain Medicaid recipients. Establishes claim payment requirements for a managed care organization that contracts with the office to provide services under a risk based managed care program to these recipients for 180 days and sets forth a penalty per claim violation. Amends statutes concerning Medicaid provider agreements, health insurance reimbursement agreements, and Medicare supplement insurance to specify that a 15 day period consists of 15 business days. Eliminates the requirement that a provider who is licensed in Indiana, physically located outside *...MORE*

Current Status: 1/11/2024 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations

State Bill Page: SB132

SB133 SUPPLIER DIVERSITY FOR POLITICAL SUBDIVISIONS (BROWN L) Requires a unit of local government to accept the IN department of administration's certification of: (1) a minority business enterprise; (2) a women's business enterprise; and (3) a veteran owned small business; as evidence that a business entity is eligible to participate in the unit of local government's initiatives and programs.

Current Status: 1/8/2024 - Referred to Senate Commerce and Technology *State Bill Page:* <u>SB133</u>

SB137 ADMINISTRATIVE RULEMAKING (GASKILL M) Removes references concerning the adoption of an emergency rule. Amends a reference from emergency rules to provisional or interim rules under certain circumstances. Makes conforming changes.

Current Status: 1/8/2024 - Referred to Senate Judiciary *State Bill Page:* <u>SB137</u>

SB138 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, 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. *...MORE*

Current Status: 1/08/2024 – Referred to Committee on Homeland Security and Transportation *State Bill Page:* <u>SB138</u>

SB147 CHILD CARE PROPERTY TAX EXEMPTION AND EVALUATION (ROGERS L) Makes various changes to a provision granting a property tax exemption to for-profit providers of early childhood education. Provides a partial property tax exemption for an employer that provides onsite child care for employees. Requires the office of the secretary of family and social services, in consultation with the early learning advisory committee, to: (1) evaluate and make recommendations; and (2) submit a report; regarding child care.

Recent Status: 1/8/2024 - Referred to Senate Tax and Fiscal Policy *State Bill Page:* <u>SB147</u>

SB148 WORKFORCE DATA COLLECTION (BROWN L) Requires employers to provide an employee's current standardized occupational classification code and starting compensation on the employee's withholding allowance certificate or an equivalent form. Requires certain state providers to deliver to the management performance hub a workforce related program submission. Sets out the information to be included in the workforce related program submission. Requires the management performance hub to: (1) compile the workforce related program submissions into an annual data product; and (2) make the data product available to the department of workforce development and the governor's workforce cabinet.

Current Status: 1/17/2024 - Senate Pensions and Labor, (Bill Scheduled for Hearing) *State Bill Page:* <u>SB148</u>

SB152 UNEMPLOYMENT COMPENSATION (ALEXANDER S) Reduces the maximum amount of regular unemployment benefits to 14 times the individual's weekly benefit. (Under current law, the maximum amount of regular unemployment benefits is 26 times the individual's weekly benefit or 28% of the individual's wage credits, whichever is less.) Provides for additional benefits in an amount not to exceed two times the individual's weekly benefit if the individual meets certain conditions. Removes outdated provisions.

Current Status: 1/8/2024 - Referred to Senate Pensions and Labor *State Bill Page:* <u>SB152</u>

SB153 CHILD CARE REGULATION MATTERS (ROGERS L) Provides, with respect to the individual with certification in cardiopulmonary resuscitation required to be present at all times when a child is in the care of a child care provider that is eligible to receive reimbursement through the federal Child Care and Development Fund program, that the individual is not required to be recertified in CPR annually. Amends references to funds provided to children under the On My Way Pre-K program or the CCDF program as grants to instead refer to the funds as child care vouchers. Provides that a child who resides with a parent or guardian who receives disability benefits from the United States Department of Veterans Affairs is eligible for the On My Way Pre-K program. Makes technical corrections.

Current Status: 1/18/2024 - Senate Family and Children Services, (Bill Scheduled for Hearing) *State Bill Page:* <u>SB153</u>

SB155 COMPENSATION FOR BUSINESS LOSSES (BUCK J) Provides that a person operating a business on a property may be compensated for business losses resulting from a condemnation of the property. Provides that a municipality may not acquire property using an alternative condemnation procedure if the municipality is notified of the person's intent to claim compensation for business losses.

Current Status:1/8/2024 - Referred to Senate Local GovernmentState Bill Page:SB155

SB165 EDUCATION MATTERS (YOUNG M) Provides that, for each school year, a school corporation shall conduct at least: (1) 54,000 minutes of instructional time for students in grades 7 through 12. (Current law requires the following: (1) That a school corporation conducts at least 180 student instructional days. (2) That a student instructional day in grades 1 through 6 consists of at least five hours of instructional time.) Defines "instructional day". Simplifies and makes corresponding changes to reducing tuition support if a school corporation fails to conduct the minimum number of instructional minutes during a school year. Makes corresponding changes, including corresponding changes to the school flex program and to the calculation for determining full-time equivalency for average *...MORE*

Current Status: 1/8/2024 - Referred to Senate Education and Career Development *State Bill Page:* <u>SB165</u>

- SB190 STATE DISASTER RELIEF FUND (CARRASCO C) Makes changes to the permissible uses for the state disaster relief fund. Makes changes to the requirements for an eligible entity to receive financial assistance from the fund. Makes changes to the calculations used to determine the amount of financial assistance an eligible entity may receive from the fund. Increases, from \$10,000 to \$25,000, the amount of loss that may be compensated for damages to an individual's property. Repeals provisions that: (1) provide a definition of "public ...MORE Current Status: 1/16/2024 Senate Homeland Security and Transportation, (Bill Scheduled for Hearing) State Bill Page: SB190
- **SB206 IDEM AGENCY BILL** (NIEMEYER R) Allows the department of environmental management to use electronic means to complete mail delivery communications, accept applications, post public notices, and provide access to documents for public comment. Requires existing easements to be identified in a corrective action plan before an environmental restrictive covenant is approved. Creates a cause of action for a responsible party to sue a property owner to receive access to a site to perform remediation activities. Requires IDEM to make a determination, within 90 days, concerning prior approval for constructing or expanding a biomass anaerobic digestion facility or biomass gasification facility.

Current Status: 1/9/2024 - Referred to Senate Environmental Affairs *State Bill Page:* <u>SB206</u>

- SB209 HISTORIC SITES (LEISING J) Establishes the division of historic sites in the department of natural resources. Transfers management of sites from the Indiana state museum and historic sites corporation to the division.
 Current Status: 1/9/2024 - Referred to Senate Natural Resources
 State Bill Page: SB209
- **SB213 PREKINDERGARTEN PROGRAMS** (ALEXANDER S) Exempts public schools and charter schools from: (1) certain paths to quality program requirements; and (2) certain prekindergarten program eligible provider requirements. Provides that a prekindergarten child care program located in a public school or a charter school is in compliance with certain child care and development fund voucher program requirements if approved by another state regulatory authority. Requires the office of family and social services to request an amendment to include public schools and charter schools in the office's child care and development fund voucher program.

Current Status: 1/9/2024 – Referred to Education and Career Development *State Bill Page:* <u>SB213</u>

- SB223 CONSTRUCTION WORKFORCE TASK FORCE (MESSMER M) Establishes the building Indiana's construction workforce task force (task force). Establishes quorum and voting rules for the task force. Provides that the task force is otherwise subject to the law governing study committees and the policies and rules of the legislative council. Specifies topics for the task force to review. Provides that the task force expires December 31, 2027.
 Current Status: 1/17/2024 Senate Pensions and Labor, (Bill Scheduled for Hearing)
 State Bill Page: SB223
- **SB248 ECONOMIC DEVELOPMENT** (GARTEN C) Allows a city on the Ohio River that established a port authority to annex territory that is not contiguous to the city boundaries if a railroad owned by the port authority connects the city to the annexed territory. Prohibits a public official from being appointed to the executive board of a military base reuse authority after June 30, 2024, and sets certain minimum qualifications for members.

Current Status:1/11/2024 - Referred to Senate Commerce and TechnologyState Bill Page:SB248

SB249 MAJOR GROUND WATER WITHDRAWAL FACILITIES (DEERY S) Defines a facility as a "major ground water withdrawal facility" if: (1) the facility includes one or more wells that have the capability of withdrawing at least 10,000,000 gallons of ground water from one or more aquifers in one day; and (2) the facility is connected, or plans provide for the facility to be connected, to pipeline facilities through which at least 10,000,000 gallons of ground water withdrawn by the facility's well or wells could be transported in one day to a destination located at least 20 miles from the facility. Provides that, after June 30, 2024, a person may not establish a major ground water withdrawal facility if the ground water withdrawn by the facility will be used primarily for: (1) commercial purposes; (2) industrial purposes; or (3) a combination of commercial *...MORE Current Status:* 1/11/2024 - Referred to Senate Utilities

State Bill Page: <u>SB249</u>

SB256 STATE FUNDS (MISHLER R) Reinstates provisions concerning meetings of the budget committee. Streamlines the Medicaid oversight committee duties. Extends the funding Indiana's roads for a stronger, safer tomorrow task force for one additional year. Provides that money in the attorney general contingency fee fund is continuously appropriated and is not subject to allotment. Provides that money in the high tech crimes unit fund is continuously appropriated for purposes of the fund. Specifies that money in the state gaming fund reverts to the state general fund at the end of a state fiscal year. Provides that certain appropriations from the state gaming fund in the most recent biennial budget act may not be augmented.

Current Status:1/18/2024 - Senate Appropriations, (Bill Scheduled for Hearing)State Bill Page:SB256

SB259 LOCAL WASTEWATER AND CLEAN ENERGY DISTRICTS (QADDOURA F) Authorizes the metropolitan development commission of a consolidated city or city plan commission of a city other than a consolidated city, following a written recommendation from the board of public works or board of public works and safety of the city, and subject to the approval of the city legislative body, to adopt a resolution designating a wastewater facility improvement district as an allocation area for purposes of the allocation and distribution of property taxes, allowing incremental property tax revenue to be captured to connect properties in the district ...MORE Current Status: 1/16/2024 - Referred to Senate Tax and Fiscal Policy State Bill Page: SB259

SB260 NEIGHBORHOOD AND INDIVIDUAL DEVELOPMENT INCENTIVES (BECKER V) Defines a "community based organization" as a private, nonprofit corporation whose purpose includes the provision of services that primarily benefit low income individuals and communities and provides that such an organization is eligible to administer, through a financial institution, an individual development account. Provides that: (1) the first \$1,500 (rather than \$800) is eligible for a state deposit in an individual's account; (2) the allocation, for each account that has been established for not more than five years, is \$3 for each \$1 of the first \$1,500 (rather than the first \$400) an individual deposited into the individual's account; and (3) the amount of the allocation ...MORE *Current Status:* 1/16/2024 - Referred to Senate Tax and Fiscal Policy

State Bill Page: SB260

SB270 VARIOUS EDUCATION MATTERS (ROGERS L) Establishes the educational improvement task force to study the following: (1) Solutions to improve consistently academically failing schools. (2) Ways to address the lack of parental involvement. (3) Chronic absenteeism. Requires the department of education (department) to: (1) study or contract with a third party to study; and (2) submit a report regarding; the feasibility of a community bus system serving two or more public schools located in the same metropolitan area to transport each student to the school of the student's choice. Requires the department to study: (1) creating a clearinghouse for each region of Indiana; and (2) selecting a single nonprofit organization to design, operate, and maintain *...MORE*

Current Status: 1/16/2024 - Referred to Senate Education and Career Development *State Bill Page:* <u>SB270</u>

SJR17 EXEMPTION FROM TAX LIABILITY (YOUNG M) Eliminates any property tax liability remaining after the application of all deductions, credits, or abatements provided under any law: (1) on real property that is the principal homestead residence of an individual who is at least 65 years of age; and (2) on business personal property. Requires the general assembly to replace the lost revenue to local taxing units. This proposed amendment has not been previously agreed to by a general assembly.

Current Status: 1/8/2024 - Referred to Senate Tax and Fiscal Policy *State Bill Page:* <u>SJR17</u>

SJR19 SERVICE ON INTERBRANCH COMMISSIONS (MESSMER M) Adds a new section to the Constitution of the State of Indiana specifying that a Senator or Representative may serve on a commission, board, committee, or similar entity organized to govern, advise, or provide oversight to an agency of the administrative or executive departments of the state. Provides that the following apply to a Senator or Representative serving under the provision: (1) They may be appointed to serve on the entity by a member or a committee of the General Assembly. (2) They may be a voting member of the entity. (3) They may participate in any activityMORE Current Status: 1/10/2024 - Referred to Senate Judiciary State Bill Page: SJR19