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HOUSE BILL No. 1454

Proposed Changes to introduced printing by AM145428

DIGEST OF PROPOSED AMENDMENT

Local government finance. Requires a taxpayer to provide information related to the value, nature, and location of personal property on the taxpayer's personal property return. Requires a township or county assessor to document any changes made to the parcel characteristics of real property from the previous year's assessment in an assessment, the township or county assessor has the burden of proving the validity of any change to the parcel characteristics. Changes the sunset date for the procedure for selling bonds to July 1, 2025. Provides that the current township firefighting fund shall be referred to as the township firefighting and emergency services fund. Provides that a township may elect to establish a township firefighting fund and a township emergency services fund. Provides that a township may levy ad valorem property taxes for each fund. Provides that if a township elects to establish separate levies for the township firefighting fund and the emergency services fund, the levies are combined for purposes of calculating a township's maximum permissible levy. Specifies that "video service" for purposes of the video service franchises law does not include: (1) direct to home satellite service; or (2) video programming accessed via certain services. Increases the amount, from \$150,000 to \$300,000, for which a state educational institution may award a contract for any construction or repair work to any building, structure, or improvement of the institution without advertising for bids and meeting other contract awarding requirements. Provides that in awarding a contract, the state educational institution must give notice of the project if the estimated cost of the project is more than \$300,000. Increases public contract awarding requirements. Provides that in awarding a contract, the state educational institution must give notice of the project if the estimated cost of the project is more than \$300,000. Increases public works project thresholds from \$150,000 to \$300,000 if the political subdivision is a school corporation. Provides that if there is a change in ownership of property that is equipped with a geothermal energy heating or cooling device, and whose previous owner received a property tax deduction for the device prior to the change in ownership, the new owner shall be eligible for the deduction following the change in ownership and in subsequent tayable years, shall not be required to the new owner shall be eligible for the deduction following the change in ownership and, in subsequent taxable years, shall not be required to obtain a determination of qualification from the department of environmental management and shall not be required to file a certified statement of qualification with the county auditor. Removes provisions that require a county to meet certain qualifications before it is authorized to adopt an emergency medical services local income tax rate (EMS LIT rate). (Under current law, only counties that provide emergency medical services for all local units in the county and pay

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100% of the costs to provide those services are authorized to adopt an EMS LIT rate.) Provides that if the sale price of distressed property exceeds \$50,000 (instead of \$25,000), a redevelopment commission (in a county other than Marion County) must obtain two independent appraisals of the property's fair market value before purchasing the property.

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

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

| SECTION 1. IC | C 5-1-11-1, AS AMENDED BY P.L.38-2021, | |
|-------------------------|--|---|
| SECTION 1, IS AME | ENDED TO READ AS FOLLOWS [EFFECTIVE | |
| JULY 1, 2023]: Sec. 1 | 1. (a) Except as otherwise provided in this chapter | |
| or in the statute autho | orizing their issuance, all bonds issued by or in the | |
| name of counties, to | wnships, cities, towns, school corporations, and | |
| special taxing distric | ets, agencies or instrumentalities thereof, or by | |
| entities required to s | sell bonds pursuant to IC 5-1-11, this chapter, | |
| whether the bonds ar | re general obligations or issued in anticipation of | |
| the collection of spec | cial taxes or are payable out of revenues, may be | |
| sold: | | |
| (1) at a public | sale; or | |
| (2) alternative | ly, at a negotiated sale after June 30, 2018, and | |
| before July 1, 2 | 2023, 2025, in the case of: | |
| (A) count | ies; | |
| (B) towns | hips; | |
| (C) cities; | | |
| (D) towns | | |
| (E) school | 1 corporations. | |
| | "bonds" as used in this chapter means any | |
| | or in the name of any of the political subdivisions | |
| | n subsection (a), except obligations payable in the | |
| | e issued, obligations issued in anticipation of the | |
| | ent taxes, and obligations issued in anticipation of | |
| the collection of froz | • | |
| | ding any of the provisions of subsection (a) or any | _ |
| • | ection 2 of this chapter, any bonds may be sold to | |
| | ent or any agency thereof, at private sale and | |
| without a public offer | | |
| | 5-16-1-1.9, AS AMENDED BY P.L.143-2014, | |
| | ENDED TO READ AS FOLLOWS [EFFECTIVE | |
| JULY 1, 2023]: Sec | e. 1.9. (a) Notwithstanding this article, a state | |
| | | |
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| educational instit | tution may award a contract for any construction or | |
|---------------------|---|--|
| repair work to any | y building, structure, or improvement of the institution | |
| without advertisi | ing for bids and meeting other contract awarding | |
| requirements of the | this article whenever the estimated cost of the project | |
| is less than one | hundred fifty thousand dollars (\$150,000). three | |
| hundred thousa | and dollars (\$300,000). However, in awarding any | |
| contract under thi | is section the state educational institution must do the | |
| following: | | |
| (1) Invite of | quotes from at least three (3) persons, firms, limited | |
| liability co | ompanies, or corporations known to deal in the work | |
| required to | be done. | |
| (2) Give no | otice of the project if the estimated cost of the project | |
| is more that | an one hundred fifty thousand dollars (\$150,000). | |
| three hund | dred thousand dollars (\$300,000). If required, notice | |
| must include | de a description of the work to be done and be given | |
| in at least o | one (1) newspaper of general circulation printed and | |
| published i | in the county in which the work is to be done. | |
| (3) Award t | the contract to the person who submits the lowest and | |
| best quote. | • | |
| (b) A state ed | ducational institution that awards a contract under this | |
| section to a minor | rity business enterprise may include the contract when | |
| assessing the state | e educational institution's performance in meeting the | |
| goal set under sec | ction 7 of this chapter. | |
| SECTION 3 | 3. IC 6-1.1-3-9 IS AMENDED TO READ AS | |
| FOLLOWS [EFF | FECTIVE JULY 1, 2023]: Sec. 9. (a) In completing a | |
| personal property | y return for a year, a taxpayer shall make a complete | |
| disclosure of all | information required by the department of local | |
| government finan | nce that is related to the value, nature, or and location | |
| of personal prope | erty: | |
| (1) that the | e taxpayer owned on the assessment date of that year; | |
| <u>or</u> | | |
| (2) that th | ne taxpayer held, possessed, or controlled on the | |
| assessment | t date of that year. | |
| (b) The taxpa | payer shall certify to the truth of: | |
| (1) all infor | rmation appearing in a personal property return; and | |
| (2) all data | accompanying the return. | |
| SECTION | <u>←</u> [<u>4</u>]. IC 6-1.1-4-4.2, AS AMENDED BY | |
| P.L.111-2014, SE | ECTION 8, IS AMENDED TO READ AS FOLLOWS | |
| [EFFECTIVE JU | TLY 1, 2023]: Sec. 4.2. (a) The county assessor of each | |
| county shall, befo | ore July 1, 2013, and before May 1 of every fourth year | |
| thereafter, prepar | re and submit to the department of local government | |
| finance a reassess | ssment plan for the county. The following apply to a | |
| | | |
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| 1 | reassessment plan prepared and submitted under this section: | |
|----|--|--|
| 2 | (1) The reassessment plan is subject to approval by the | |
| 3 | department of local government finance. The department of local | |
| 4 | government finance shall complete its review and approval of | |
| 5 | the reassessment plan before: | |
| 6 | (A) March 1, 2015; and | |
| 7 | (B) January 1 of each subsequent year that follows a year in | |
| 8 | which the reassessment plan is submitted by the county. | |
| 9 | (2) The department of local government finance shall determine | |
| 10 | the classes of real property to be used for purposes of this | |
| 11 | section. | |
| 12 | (3) Except as provided in subsection (b), the reassessment plan | |
| 13 | must divide all parcels of real property in the county into four (4) | |
| 14 | different groups of parcels. Each group of parcels must contain | |
| 15 | approximately twenty-five percent (25%) of the parcels within | |
| 16 | each class of real property in the county. | |
| 17 | (4) Except as provided in subsection (b), all real property in each | |
| 18 | group of parcels shall be reassessed under the county's | |
| 19 | reassessment plan once during each four (4) year cycle. | |
| 20 | (5) The reassessment of a group of parcels in a particular class | |
| 21 | of real property shall begin on May 1 of a year. | |
| 22 | (6) The reassessment of parcels: | |
| 23 | (A) must include a physical inspection of each parcel of real | |
| 24 | property in the group of parcels that is being reassessed; and | |
| 25 | (B) shall be completed on or before January 1 of the year | |
| 26 | after the year in which the reassessment of the group of | |
| 27 | parcels begins. | |
| 28 | (7) For real property included in a group of parcels that is | |
| 29 | reassessed, the reassessment is the basis for taxes payable in the | |
| 30 | year following the year in which the reassessment is to be | |
| 31 | completed. | |
| 32 | (8) The reassessment plan must specify the dates by which the | |
| 33 | assessor must submit land values under section 13.6 of this | |
| 34 | chapter to the county property tax assessment board of appeals. | |
| 35 | (9) The department may not approve the reassessment plan | |
| 36 | until the assessor provides verification that the land values | |
| 37 | determination under section 13.6 of this chapter has been | |
| 38 | completed. | |
| 39 | (9) (10) Subject to review and approval by the department of | |
| 40 | local government finance, the county assessor may modify the | |
| 41 | reassessment plan. | |
| 42 | (b) A county may submit a reassessment plan that provides for | |
| | | |
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| | ing more than twenty-five percent (25%) of all parcels of real | |
|---------------|---|--|
| | in the county in a particular year. A plan may provide that all | |
| • | are to be reassessed in one (1) year. However, a plan must | |
| cover a f | four (4) year period. All real property in each group of parcels | |
| shall be | reassessed under the county's reassessment plan once during | |
| | ssessment cycle. | |
| ` ' | The reassessment of the first group of parcels under a county's | |
| | ment plan shall begin on July 1, 2014, and shall be completed | |
| | fore January 1, 2015. | |
| (d) | The department of local government finance may adopt rules | |
| to gover | rn the reassessment of property under county reassessment | |
| plans. | | |
| [SEC | CTION 5. IC 6-1.1-4-4.9 IS ADDED TO THE INDIANA | |
| CODE | AS A NEW SECTION TO READ AS FOLLOWS | |
| [EFFEC | TIVE JULY 1, 2023]: Sec. 4.9. (a) This section applies to an | |
| assessm | eent: | |
| <u>(1</u> |) under section 4.2 or 4.5 of this chapter or another law; | |
| ar | <u>nd</u> | |
| (2 | occurring after December 31, 2023. | |
| (b) | If the township assessor, or the county assessor if there is | |
| no towr | nship assessor for the township, changes the underlying | |
| parcel | characteristics, including age, grade, or condition, of a | |
| propert | y from the previous year's assessment date, the township or | |
| county | assessor shall document: | |
| |) each change; and | |
| | the reason that each change was made. | |
| | appeal of the assessment, the township or county assessor | |
| | burden of proving that each change was valid. | |
| | CTION \bigcirc [6]. IC 6-1.1-4-13.6, AS AMENDED BY | |
| _ | -2012, SECTION 10, IS AMENDED TO READ AS | |
| | WS [EFFECTIVE JULY 1, 2023]: Sec. 13.6. (a) The county | |
| | shall determine the values of all classes of commercial, | |
| | al, and residential land (including farm homesites) in the county | |
| | uidelines determined by the department of local government | |
| | The assessor determining the values of land shall submit the | |
| | and any supporting document to the county property tax | |
| | ent board of appeals and the department of local government | |
| | by the dates specified in the county's reassessment plan under | |
| | 4.2 of this chapter. | |
| | If the county assessor fails to determine land values under | |
| | on (a) before the deadlines in the county's reassessment plan | |
| | ection 4.2 of this chapter, the county property tax assessment | |
| under se | oction 1.2 of this enapter, the country property tax assessment | |
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| 1 | board of appeals shall determine the values. If the county property tax | |
|----|---|--|
| 2 | assessment board of appeals fails to determine the values before the | |
| 3 | land values become effective, the department of local government | |
| 4 | finance shall determine the values. | |
| 5 | (c) The county assessor shall notify all township assessors in the | |
| 6 | county (if any) of the values. Assessing officials shall use the values | |
| 7 | determined under this section. | |
| 8 | (d) A petition for the review of the land values determined by a | |
| 9 | county assessor under this section may be filed with the department of | |
| .0 | local government finance not later than forty-five (45) days after the | |
| .1 | county assessor makes the determination of the land values. The | |
| 2 | petition must be signed by at least the lesser of: | |
| .3 | (1) one hundred (100) property owners in the county; or | |
| 4 | (2) five percent (5%) of the property owners in the county. | |
| .5 | (e) Upon receipt of a petition for review under subsection (d), the | |
| .6 | department of local government finance: | |
| .7 | (1) shall review the land values determined by the county | |
| .8 | assessor; and | |
| 9 | (2) after a public hearing, shall: | |
| 20 | (A) approve; | |
| 21 | (B) modify; or | |
| 22 | (C) disapprove; | |
| 23 | the land values. | |
| 24 | SECTION ↔[7]. IC 6-1.1-4-18.5, AS AMENDED BY | |
| 25 | P.L.257-2019, SECTION 15, IS AMENDED TO READ AS | |
| 26 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 18.5. (a) A county | |
| 27 | assessor may not use the services of a professional appraiser for | |
| 28 | assessment or reassessment purposes without a written contract. The | |
| 29 | contract used must be either a standard contract developed by the | |
| 80 | department of local government finance or a contract that has been | |
| 31 | specifically approved by the department. The department shall ensure | |
| 32 | that the contract: | |
| 33 | (1) includes all of the provisions required under section 19.5(b) | |
| 34 | of this chapter; and | |
| 35 | (2) adequately provides for the creation and transmission of real | |
| 36 | property assessment data in the form required by the legislative | |
| 37 | services agency and the division of data analysis of the | |
| 88 | department. | |
| 39 | (b) No contract shall be made with any professional appraiser to | |
| 10 | act as technical advisor in the assessment of property, before the giving | |
| 11 | of notice and the receiving of bids from anyone desiring to furnish this | |
| 12 | service. Notice of the time and place for receiving bids for the contract | |
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| shall be given by publication by one (1) insertion in two (2) newspapers of general circulation published in the county and representing each of the two (2) leading political parties in the county. If only one (1) newspaper is there published, notice in that one (1) newspaper is |
|---|
| sufficient to comply with the requirements of this subsection. The |
| contract shall be awarded to the lowest and best bidder who meets all |
| requirements under law for entering a contract to serve as technical |
| advisor in the assessment of property. However, any and all bids may |
| |
| be rejected, and new bids may be asked. |
| (c) The county council of each county shall appropriate the funds |
| needed to meet the obligations created by a professional appraisal |
| services contract which is entered into under this chapter. |
| (d) A county assessor who enters into a contract with a |
| professional appraiser shall submit a contract to the department |
| through the Indiana transparency Internet web site in the manner |
| prescribed by the department. The county shall upload the contract not |
| later than thirty (30) days after execution of the contract. |
| (e) The department may review any contracts uploaded under |
| subsection (d) to ensure compliance with section 19.5 of this chapter |
| SECTION $\stackrel{\longleftarrow}{\Leftrightarrow}$ [8]. IC 6-1.1-8-27, AS AMENDED BY |
| P.L.174-2022, SECTION 10, IS AMENDED TO READ AS |
| FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 27. (a) On or before |
| July 1 of each year, for years ending before January 1, 2017, and on or |
| before June 15 for years beginning after December 31, 2016, the |
| department of local government finance shall certify to the county |
| assessor and the county auditor of each county the distributable |
| property assessed values which the department determines are |
| distributable to the taxing districts of the county. In addition, if a public |
| utility company has appealed the department of local government |
| finance's assessment of the company's distributable property, the |
| department shall notify the county auditor of the appeal. |
| (b) The county assessor shall review the department of local |
| government finance's certification under subsection (a) to determine it |
| any of a public utility company's property which has a definite situs in |
| the county has been omitted. The county auditor shall enter for taxation |
| the assessed valuation of a public utility company's distributable |
| property which the department distributes to a taxing district of the |
| county. |
| (c) The county assessor may exempt designated infrastructure |
| development zone broadband assets. This includes the eligible |
| broadband infrastructure assets located in a designated infrastructure |
| development zone of a centrally assessed telephone company or cable |

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| company (as defined in section 2(15) of | this chapter) |
|---|---------------|
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- (d) A centrally assessed telephone company or cable company (as defined in section 2(15) of this chapter) that makes eligible infrastructure investments in a designated infrastructure development zone established under the provisions of IC 6-1.1-12.5-5 in facilities and technologies used:
 - (1) in the deployment and transmission of broadband service;
 - (2) in advanced services that increase the availability of broadband service;
 - (3) in advanced service; or

1 2

- (4) under any combination of subdivisions (1), (2), or (3); is exempt from property taxation as set forth under IC 6-1.1-12.5-5.
- (e) Upon conclusion of the certification process by the department of local government finance under this section, the centrally assessed telephone company or cable company (as defined in section 2(15) of this chapter) shall produce and submit, not later than July 1 of each assessment year, an annual report to the county assessor that includes sufficient information necessary for the county assessor or county auditor to identify the broadband infrastructure investments that are eligible to be exempt from property taxes.
- (f) The county auditor shall reduce the department of local government finance's certified values for each applicable state assessed personal property record that qualifies for the exemption prior to the certification of the county's net assessed values to the department. This shall include the certified values for the centrally assessed telephone company or cable company (as defined in section 2(15) of this chapter.

 [SECTION 9. IC 6-1.1-12-35.5, AS AMENDED BY P.L.257-2019, SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 35.5. (a) Except as provided in section 36 or 44 of this chapter and subject to section 45 of this chapter, a person who
- desires to claim the deduction provided by section 33 or 34 of this chapter must file a certified statement in duplicate, on forms prescribed by the department of local government finance and proof of certification under subsection (b) with the auditor of the county in which the property for which the deduction is claimed is subject to assessment. To obtain the deduction for a desired calendar year in which property taxes are first due and payable, the person must complete and date the certified statement in the immediately preceding calendar year and file the certified statement with the county auditor on or before January 5 of the calendar year in which the property taxes are first due and payable. The statement may be filed in person or by mail.

If mailed, the mailing must be postmarked on or before the last day for

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| filing. On verification | of the statement by the assessor of the township | |
|---------------------------------------|---|---|
| in which the property f | for which the deduction is claimed is subject to | |
| assessment, or the cour | nty assessor if there is no township assessor for | |
| the township, the coun | ty auditor shall allow the deduction. | |
| (b) The departr | ment of environmental management, upon | |
| application by a prope | rty owner, shall determine whether a system or | |
| device qualifies for a | deduction provided by section 33 or 34 of this | |
| chapter. If the departm | ent determines that a system or device qualifies | |
| for a deduction, it shall | l certify the system or device and provide proof | |
| of the certification to | the property owner. The department shall | |
| prescribe the form and | manner of the certification process required by | |
| this subsection. | | |
| (c) If the departm | ent of environmental management receives an | _ |
| application for certific | eation, the department shall determine whether | 1 |
| | ualifies for a deduction. If the department fails | |
| | on under this subsection before December 31 of | |
| the year in which the a | application is received, the system or device is | |
| considered certified. | | |
| (d) A denial of a d | leduction claimed under section 33 or 34 of this | |
| chapter may be appea | lled as provided in IC 6-1.1-15. The appeal is | |
| limited to a review of a | a determination made by the township assessor | |
| county property tax ass | essment board of appeals, or department of local | |
| government finance. | | |
| | ling any other law, if there is a change in | |
| | operty, or a mobile home that is not assessed | |
| as real property: | | |
| | ipped with a geothermal energy heating or | |
| cooling device ; | | |
| | ous owner received a property tax deduction | |
| | 34 of this chapter for the geothermal energy | |
| | ing device prior to the change in ownership; | |
| | be eligible for the property tax deduction | |
| | e in ownership and, in subsequent taxable | |
| | required to obtain a determination of | |
| | e department of environmental management | |
| | and shall not be required to file a certified | |
| | ation with the county auditor under subsection | |
| | for the property tax deduction. | |
| - | 10]. IC 6-1.1-12-37, AS AMENDED BY | |
| · · · · · · · · · · · · · · · · · · · | ION 22, IS AMENDED TO READ AS | |
| _ | IVE JULY 1, 2023]: Sec. 37. (a) The following | _ |
| definitions apply throu | ignout this section: | |
| | | |
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| 1 | (1) "Dwelling" means any of the following: | |
|----|--|---|
| 2 | (A) Residential real property improvements that an | |
| 3 | individual uses as the individual's residence, including a | |
| 4 | house or garage. | |
| 5 | (B) A mobile home that is not assessed as real property that | |
| 6 | an individual uses as the individual's residence. | |
| 7 | (C) A manufactured home that is not assessed as real | |
| 8 | property that an individual uses as the individual's | |
| 9 | residence. | |
| 10 | (2) "Homestead" means an individual's principal place of | |
| 11 | residence: | |
| 12 | (A) that is located in Indiana; | |
| 13 | (B) that: | |
| 14 | (i) the individual owns; | |
| 15 | (ii) the individual is buying under a contract recorded | |
| 16 | in the county recorder's office, or evidenced by a | |
| 17 | memorandum of contract recorded in the county | |
| 18 | recorder's office under IC 36-2-11-20, that provides | |
| 19 | that the individual is to pay the property taxes on the | |
| 20 | residence, and that obligates the owner to convey title | |
| 21 | to the individual upon completion of all of the | |
| 22 | individual's contract obligations; | |
| 23 | (iii) the individual is entitled to occupy as a | |
| 24 | tenant-stockholder (as defined in 26 U.S.C. 216) of a | |
| 25 | cooperative housing corporation (as defined in 26 | |
| 26 | U.S.C. 216); or | |
| 27 | (iv) is a residence described in section 17.9 of this | |
| 28 | chapter that is owned by a trust if the individual is an | |
| 29 | individual described in section 17.9 of this chapter; | |
| 30 | and | - |
| 31 | (C) that consists of a dwelling and the real estate, not | |
| 32 | exceeding one (1) acre, that immediately surrounds that | |
| 33 | dwelling. | |
| 34 | Except as provided in subsection (k), the term does not include | |
| 35 | property owned by a corporation, partnership, limited liability | |
| 36 | company, or other entity not described in this subdivision. | |
| 37 | (b) Each year a homestead is eligible for a standard deduction | |
| 38 | from the assessed value of the homestead for an assessment date. | |
| 39 | Except as provided in subsection (p), the deduction provided by this | |
| 40 | section applies to property taxes first due and payable for an | |
| 41 | assessment date only if an individual has an interest in the homestead | |
| 42 | described in subsection (a)(2)(B) on: | |
| - | (4)(2) 5 | |
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| | | |



| 1 | (1) the assessment date; or | |
|------------|---|---|
| 2 | (2) any date in the same year after an assessment date that a | |
| 3 | statement is filed under subsection (e) or section 44 of this | |
| 4 | chapter, if the property consists of real property. | |
| 5 | If more than one (1) individual or entity qualifies property as a | |
| 6 | homestead under subsection (a)(2)(B) for an assessment date, only one | |
| 7 | (1) standard deduction from the assessed value of the homestead may | |
| 8 | be applied for the assessment date. Subject to subsection (c), the | |
| 9 | auditor of the county shall record and make the deduction for the | |
| 10 | individual or entity qualifying for the deduction. | |
| 11 | (c) Except as provided in section 40.5 of this chapter, the total | |
| 12 | amount of the deduction that a person may receive under this section | |
| 13 | for a particular year is the lesser of: | |
| 14 | (1) sixty percent (60%) of the assessed value of the real property, | |
| 15 | mobile home not assessed as real property, or manufactured | |
| 16 | home not assessed as real property; or | |
| 17 | (2) for assessment dates: | |
| 18 | (A) before January 1, 2023, forty-five thousand dollars | |
| 19 | (\$45,000); or | |
| 20 | (B) after December 31, 2022, forty-eight thousand dollars | |
| 21 | (\$48,000). | |
| 22 | (d) A person who has sold real property, a mobile home not | |
| 23 | assessed as real property, or a manufactured home not assessed as real | |
| 24 25 | property to another person under a contract that provides that the | |
| | contract buyer is to pay the property taxes on the real property, mobile | |
| 26 | home, or manufactured home may not claim the deduction provided | |
| 27 | under this section with respect to that real property, mobile home, or | _ |
| 28 | manufactured home. | |
| 29 | (e) Except as provided in sections 17.8 and 44 of this chapter and | |
| 30 | subject to section 45 of this chapter, an individual who desires to claim | |
| 31 | the deduction provided by this section must file a certified statement on | |
| 32 | forms prescribed by the department of local government finance, with | |
| 33 | the auditor of the county in which the homestead is located. The | |
| 34 | statement must include: | |
| 35 | (1) the parcel number or key number of the property and the | |
| 36 | name of the city, town, or township in which the property is | |
| 37 | located; | |
| 38 | (2) the name of any other location in which the applicant or the | |
| 39 10 | applicant's spouse owns, is buying, or has a beneficial interest in | |
| 40 41 | residential real property; (3) the names of: | |
| 41 42 | (A) the applicant and the applicant's spouse (if any): | |
| † ∠ | (A) the applicant and the applicant's spouse (if any): | |
| | D11454 10 50(0/D1104 | |



| 1 | (i) as the names appear in the records of the United | |
|----------|---|---|
| 2 | States Social Security Administration for the purposes | |
| 3 | of the issuance of a Social Security card and Social | |
| 4 | Security number; or | |
| 5 | (ii) that they use as their legal names when they sign | |
| 6 | their names on legal documents; | |
| 7 | if the applicant is an individual; or | |
| 8 | (B) each individual who qualifies property as a homestead | |
| 9 | under subsection (a)(2)(B) and the individual's spouse (if | |
| .0 | any): | |
| 1 | (i) as the names appear in the records of the United | |
| 2 | States Social Security Administration for the purposes | |
| 3 | of the issuance of a Social Security card and Social | |
| 4 | Security number; or | |
| .5 | (ii) that they use as their legal names when they sign | |
| .6 | their names on legal documents; | |
| 7 | if the applicant is not an individual; and | |
| 8 | (4) either: | |
| 9 | (A) the last five (5) digits of the applicant's Social Security | |
| 20 | number and the last five (5) digits of the Social Security | |
| 21 | number of the applicant's spouse (if any); or | |
| | (B) if the applicant or the applicant's spouse (if any) does | |
| 22 23 | not have a Social Security number, any of the following for | |
| 24 | that individual: | |
| 25 | (i) The last five (5) digits of the individual's driver's | |
| 26 | license number. | |
| 27 | (ii) The last five (5) digits of the individual's state | |
| 28 | identification card number. | |
| 29 | (iii) The last five (5) digits of a preparer tax | |
| 30 | identification number that is obtained by the individual | - |
| 31 | through the Internal Revenue Service of the United | |
| 32 | States. | |
| 33 | (iv) If the individual does not have a driver's license, a | |
| 34 | state identification card, or an Internal Revenue | |
| 35 | Service preparer tax identification number, the last five | |
| 36 | (5) digits of a control number that is on a document | |
| 37 | issued to the individual by the United States | |
| 88 | government. | |
| 39 | If a form or statement provided to the county auditor under this section, | |
| 10 | IC 6-1.1-22-8.1, or IC 6-1.1-22.5-12 includes the telephone number or | |
| 11 | part or all of the Social Security number of a party or other number | |
| 12 | described in subdivision (4)(B) of a party, the telephone number and | |
| | · · · · · · · · · · · · · · · · · · · | |
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| the Social Security number or other number described in subdivision (4)(B) included are confidential. The statement may be filed in person or by mail. If the statement is mailed, the mailing must be postmarked |
|---|
| on or before the last day for filing. The statement applies for that first year and any succeeding year for which the deduction is allowed. To |
| obtain the deduction for a desired calendar year in which property taxes |
| are first due and payable, the statement must be completed and dated |
| in the immediately preceding calendar year and filed with the county auditor on or before January 5 of the calendar year in which the |
| property taxes are first due and payable. |
| (f) Except as provided in subsection (n), if a person who is |
| receiving, or seeks to receive, the deduction provided by this section in |
| the person's name: |
| (1) changes the use of the individual's property so that part or all |
| of the property no longer qualifies for the deduction under this section; or |
| (2) is not eligible for a deduction under this section because the |
| person is already receiving: |
| (A) a deduction under this section in the person's name as |
| an individual or a spouse; or |
| (B) a deduction under the law of another state that is |
| equivalent to the deduction provided by this section; the person must file a certified statement with the auditor of the county, |
| notifying the auditor of the person's ineligibility, not more than sixty |
| (60) days after the date of the change in eligibility. A person who fails |
| to file the statement required by this subsection may, under |
| IC 6-1.1-36-17, be liable for any additional taxes that would have been |
| due on the property if the person had filed the statement as required by |
| this subsection plus a civil penalty equal to ten percent (10%) of the additional taxes due. The civil penalty imposed under this subsection |
| is in addition to any interest and penalties for a delinquent payment that |
| might otherwise be due. One percent (1%) of the total civil penalty |
| collected under this subsection shall be transferred by the county to the |
| department of local government finance for use by the department in |
| establishing and maintaining the homestead property data base under |
| subsection (i) and, to the extent there is money remaining, for any other |
| purposes of the department. This amount becomes part of the property tax liability for purposes of this article. |
| (g) The department of local government finance may adopt rules |
| or guidelines concerning the application for a deduction under this |
| section. |
| (h) This subsection does not apply to property in the first year for |
| |

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which a deduction is claimed under this section if the sole reason that a deduction is claimed on other property is that the individual or married couple maintained a principal residence at the other property on the assessment date in the same year in which an application for a deduction is filed under this section or, if the application is for a homestead that is assessed as personal property, on the assessment date in the immediately preceding year and the individual or married couple is moving the individual's or married couple's principal residence to the property that is the subject of the application. Except as provided in subsection (n), the county auditor may not grant an individual or a married couple a deduction under this section if:

- (1) the individual or married couple, for the same year, claims the deduction on two (2) or more different applications for the deduction; and
- (2) the applications claim the deduction for different property.
- (i) The department of local government finance shall provide secure access to county auditors to a homestead property data base that includes access to the homestead owner's name and the numbers required from the homestead owner under subsection (e)(4) for the sole purpose of verifying whether an owner is wrongly claiming a deduction under this chapter or a credit under IC 6-1.1-20.4, IC 6-1.1-20.6, or IC 6-3.6-5 (after December 31, 2016). Each county auditor shall submit data on deductions applicable to the current tax year on or before March 15 of each year in a manner prescribed by the department of local government finance.
- (j) A county auditor may require an individual to provide evidence proving that the individual's residence is the individual's principal place of residence as claimed in the certified statement filed under subsection (e). The county auditor may limit the evidence that an individual is required to submit to a state income tax return, a valid driver's license, or a valid voter registration card showing that the residence for which the deduction is claimed is the individual's principal place of residence. The county auditor may not deny an application filed under section 44 of this chapter because the applicant does not have a valid driver's license or state identification card with the address of the homestead property. The department of local government finance shall work with county auditors to develop procedures to determine whether a property owner that is claiming a standard deduction or homestead credit is not eligible for the standard deduction or homestead credit because the property owner's principal place of residence is outside Indiana.
 - (k) As used in this section, "homestead" includes property that

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| 1 | satisfies each of the following requirements: | |
|----|---|---|
| 2 | (1) The property is located in Indiana and consists of a dwelling | |
| 3 | and the real estate, not exceeding one (1) acre, that immediately | |
| 4 | surrounds that dwelling. | |
| 5 | (2) The property is the principal place of residence of an | |
| 6 | individual. | |
| 7 | (3) The property is owned by an entity that is not described in | |
| 8 | subsection (a)(2)(B). | |
| 9 | (4) The individual residing on the property is a shareholder, | |
| 10 | partner, or member of the entity that owns the property. | |
| 11 | (5) The property was eligible for the standard deduction under | |
| 12 | this section on March 1, 2009. | |
| 13 | (l) If a county auditor terminates a deduction for property | |
| 14 | described in subsection (k) with respect to property taxes that are: | |
| 15 | (1) imposed for an assessment date in 2009; and | |
| 16 | (2) first due and payable in 2010; | |
| 17 | on the grounds that the property is not owned by an entity described in | |
| 18 | subsection (a)(2)(B), the county auditor shall reinstate the deduction if | |
| 19 | the taxpayer provides proof that the property is eligible for the | |
| 20 | deduction in accordance with subsection (k) and that the individual | |
| 21 | residing on the property is not claiming the deduction for any other | |
| 22 | property. | |
| 23 | (m) For assessment dates after 2009, the term "homestead" | |
| 24 | includes: | |
| 25 | (1) a deck or patio; | |
| 26 | (2) a gazebo; or | |
| 27 | (3) another residential yard structure, as defined in rules adopted | |
| 28 | by the department of local government finance (other than a | |
| 29 | swimming pool); | |
| 30 | that is assessed as real property and attached to the dwelling. | |
| 31 | (n) A county auditor shall grant an individual a deduction under | |
| 32 | this section regardless of whether the individual and the individual's | |
| 33 | spouse claim a deduction on two (2) different applications and each | |
| 34 | application claims a deduction for different property if the property | |
| 35 | owned by the individual's spouse is located outside Indiana and the | |
| 36 | individual files an affidavit with the county auditor containing the | |
| 37 | following information: | |
| 38 | (1) The names of the county and state in which the individual's | |
| 39 | spouse claims a deduction substantially similar to the deduction | |
| 40 | allowed by this section. | |
| 41 | (2) A statement made under penalty of perjury that the following | |
| 42 | are true: | 0 |
| | | |



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| 1 | (A) That the individual and the individual's spouse maintain | |
|----|---|--|
| 2 | separate principal places of residence. | |
| 3 | (B) That neither the individual nor the individual's spouse | |
| 4 | has an ownership interest in the other's principal place of | |
| 5 | residence. | |
| 6 | (C) That neither the individual nor the individual's spouse | |
| 7 | has, for that same year, claimed a standard or substantially | |
| 8 | similar deduction for any property other than the property | |
| 9 | maintained as a principal place of residence by the | |
| 10 | respective individuals. | |
| 11 | A county auditor may require an individual or an individual's spouse to | |
| 12 | provide evidence of the accuracy of the information contained in an | |
| 13 | affidavit submitted under this subsection. The evidence required of the | |
| 14 | individual or the individual's spouse may include state income tax | |
| 15 | returns, excise tax payment information, property tax payment | |
| 16 | information, driver license information, and voter registration | |
| 17 | information. | |
| 18 | (o) If: | |
| 19 | (1) a property owner files a statement under subsection (e) to | |
| 20 | claim the deduction provided by this section for a particular | |
| 21 | property; and | |
| 22 | (2) the county auditor receiving the filed statement determines | |
| 23 | that the property owner's property is not eligible for the | |
| 24 | deduction; | |
| 25 | the county auditor shall inform the property owner of the county | |
| 26 | auditor's determination in writing. If a property owner's property is not | |
| 27 | eligible for the deduction because the county auditor has determined | |
| 28 | that the property is not the property owner's principal place of | |
| 29 | residence, the property owner may appeal the county auditor's | |
| 30 | determination as provided in IC 6-1.1-15. The county auditor shall | |
| 31 | inform the property owner of the owner's right to appeal when the | |
| 32 | county auditor informs the property owner of the county auditor's | |
| 33 | determination under this subsection. | |
| 34 | (p) An individual is entitled to the deduction under this section for | |
| 35 | a homestead for a particular assessment date if: | |
| 36 | (1) either: | |
| 37 | (A) the individual's interest in the homestead as described | |
| 38 | in subsection (a)(2)(B) is conveyed to the individual after | |
| 39 | the assessment date, but within the calendar year in which | |
| 40 | the assessment date occurs; or | |
| 41 | (B) the individual contracts to purchase the homestead after | |
| 42 | the assessment date, but within the calendar year in which | |
| | | |
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| 1 | the assessment date occurs; | |
|----|--|--|
| 2 | (2) on the assessment date: | |
| 3 | (A) the property on which the homestead is currently | |
| 4 | located was vacant land; or | |
| 5 | (B) the construction of the dwelling that constitutes the | |
| 6 | homestead was not completed; and | |
| 7 | (3) either: | |
| 8 | (A) the individual files the certified statement required by | |
| 9 | subsection (e); or | |
| 10 | (B) a sales disclosure form that meets the requirements of | |
| 11 | section 44 of this chapter is submitted to the county assessor | |
| 12 | on or before December 31 of the calendar year for the | |
| 13 | individual's purchase of the homestead. | |
| 14 | An individual who satisfies the requirements of subdivisions (1) | |
| 15 | through (3) is entitled to the deduction under this section for the | |
| 16 | homestead for the assessment date, even if on the assessment date the | |
| 17 | property on which the homestead is currently located was vacant land | |
| 18 | or the construction of the dwelling that constitutes the homestead was | |
| 19 | not completed. The county auditor shall apply the deduction for the | |
| 20 | assessment date and for the assessment date in any later year in which | |
| 21 | the homestead remains eligible for the deduction. A homestead that | |
| 22 | qualifies for the deduction under this section as provided in this | |
| 23 | subsection is considered a homestead for purposes of section 37.5 of | |
| 24 | this chapter and IC 6-1.1-20.6. | |
| 25 | (q) This subsection applies to an application for the deduction | |
| 26 | provided by this section that is filed for an assessment date occurring | |
| 27 | after December 31, 2013. Notwithstanding any other provision of this | |
| 28 | section, an individual buying a mobile home that is not assessed as real | |
| 29 | property or a manufactured home that is not assessed as real property | |
| 30 | under a contract providing that the individual is to pay the property | |
| 31 | taxes on the mobile home or manufactured home is not entitled to the | |
| 32 | deduction provided by this section unless the parties to the contract | |
| 33 | comply with IC 9-17-6-17. | |
| 34 | (r) This subsection: | |
| 35 | (1) applies to an application for the deduction provided by this | |
| 36 | section that is filed for an assessment date occurring after | |
| 37 | December 31, 2013; and | |
| 38 | (2) does not apply to an individual described in subsection (q). | |
| 39 | The owner of a mobile home that is not assessed as real property or a | |
| 40 | manufactured home that is not assessed as real property must attach a | |
| 41 | copy of the owner's title to the mobile home or manufactured home to | |
| 42 | the application for the deduction provided by this section. | |
| | | |
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| 1 | (s) For assessment dates after 2013, the term fromestead includes | |
|----|--|--|
| 2 | property that is owned by an individual who: | |
| 3 | (1) is serving on active duty in any branch of the armed forces of | |
| 4 | the United States; | |
| 5 | (2) was ordered to transfer to a location outside Indiana; and | |
| 6 | (3) was otherwise eligible, without regard to this subsection, for | |
| 7 | the deduction under this section for the property for the | |
| 8 | assessment date immediately preceding the transfer date | |
| 9 | specified in the order described in subdivision (2). | |
| 10 | For property to qualify under this subsection for the deduction provided | |
| 11 | by this section, the individual described in subdivisions (1) through (3) | |
| 12 | must submit to the county auditor a copy of the individual's transfer | |
| 13 | orders or other information sufficient to show that the individual was | |
| 14 | ordered to transfer to a location outside Indiana. The property continues | |
| 15 | to qualify for the deduction provided by this section until the individual | |
| 16 | ceases to be on active duty, the property is sold, or the individual's | |
| 17 | ownership interest is otherwise terminated, whichever occurs first. | |
| 18 | Notwithstanding subsection (a)(2), the property remains a homestead | |
| 19 | regardless of whether the property continues to be the individual's | |
| 20 | principal place of residence after the individual transfers to a location | |
| 21 | outside Indiana. The property continues to qualify as a homestead | |
| 22 | under this subsection if the property is leased while the individual is | |
| 23 | away from Indiana and is serving on active duty, if the individual has | |
| 24 | lived at the property at any time during the past ten (10) years. | |
| 25 | Otherwise, the property ceases to qualify as a homestead under this | |
| 26 | subsection if the property is leased while the individual is away from | |
| 27 | Indiana. Property that qualifies as a homestead under this subsection | |
| 28 | shall also be construed as a homestead for purposes of section 37.5 of | |
| 29 | this chapter. | |
| 30 | SECTION ← [11]. IC 6-1.1-12-44, AS AMENDED BY | |
| 31 | P.L.87-2009, SECTION 5, IS AMENDED TO READ AS FOLLOWS | |
| 32 | [EFFECTIVE JULY 1, 2023]: Sec. 44. (a) A sales disclosure form | |
| 33 | under IC 6-1.1-5.5: | |
| 34 | (1) that is submitted: | |
| 35 | (A) as a paper form; or | |
| 36 | (B) electronically; | |
| 37 | on or before December 31 of a calendar year to the county | |
| 38 | assessor by or on behalf of the purchaser of a homestead (as | |
| 39 | defined in section 37 of this chapter) assessed as real property; | |
| 40 | (2) that is accurate and complete; | |
| 41 | (3) that is approved by the county assessor as eligible for filing | |
| 42 | with the county auditor; and | |
| | • | |
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| | | |



| 1 | (4) that is filed: | |
|----------|--|---|
| 2 | (A) as a paper form; or | |
| 3 | (B) electronically; | |
| 4 | with the county auditor by or on behalf of the purchaser; | |
| 5 | constitutes an application for the deductions provided by sections 26, | |
| 6 | 29, 33, 34, and 37 of this chapter with respect to property taxes first | |
| 7 | due and payable in the calendar year that immediately succeeds the | |
| 8 | calendar year referred to in subdivision (1). The county auditor may | |
| 9 | not deny an application for the deductions provided by section 37 | |
| .0 | of this chapter because the applicant does not have a valid driver's | |
| .1 | license or state identification card with the address of the | |
| 2 | homestead property. | |
| .3 | (b) Except as provided in subsection (c), if: | |
| 4 | (1) the county auditor receives in a calendar year a sales | |
| .5 | disclosure form that meets the requirements of subsection (a); | |
| .6 | and | |
| .7 | (2) the homestead for which the sales disclosure form is | |
| .8 | submitted is otherwise eligible for a deduction referred to in | |
| .9 | subsection (a); | |
| 20 | the county auditor shall apply the deduction to the homestead for | |
| 21 | property taxes first due and payable in the calendar year for which the | |
| 22 | homestead qualifies under subsection (a) and in any later year in which | |
| 23 | the homestead remains eligible for the deduction. | |
| 24 | (c) Subsection (b) does not apply if the county auditor, after | |
| 25 | receiving a sales disclosure form from or on behalf of a purchaser | |
| 26 | under subsection (a)(4), determines that the homestead is ineligible for | |
| 27 | the deduction. | _ |
| 28 | SECTION \leftrightarrow [12]. IC 6-1.1-17-1, AS AMENDED BY | |
| 29 | P.L.174-2022, SECTION 35, IS AMENDED TO READ AS | |
| 30 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 1. (a) On or before | |
| 31 | August 1 of each year, the county auditor shall submit a certified | |
| 32 33 | statement of the assessed value for the ensuing year to the department | |
| 34 | of local government finance in the manner prescribed by the | |
| 35 | department. (b) The department of local government finance shall make the | |
| 36 | certified statement available on the department's computer gateway. | |
| 37 | (c) Subject to subsection (d), after the county auditor submits a | |
| 88 | certified statement under subsection (a) or an amended certified | |
| 89 | statement under this subsection with respect to a political subdivision | |
| 10 | and before the department of local government finance certifies its | |
| 11 | action with respect to the political subdivision under section 16(i) of | |
| 12 | this chapter, the county auditor may amend the information concerning | |
| - | | |



| 1 | assessed valuation included in the earlier certified statement. The | |
|----|--|--|
| 2 | county auditor shall submit a certified statement amended under this | |
| 3 | subsection to the department of local government finance not later than | |
| 4 | September 1 in the manner prescribed by the department. | |
| 5 | (d) Before the county auditor makes an amendment under | |
| 6 | subsection (c), the county auditor must provide an opportunity for | |
| 7 | public comment on the proposed amendment at a public hearing. The | |
| 8 | county auditor must give notice of the hearing under IC 5-3-1. If the | |
| 9 | county auditor makes the amendment as a result of information | |
| 10 | provided to the county auditor by an assessor, the county auditor shall | |
| 11 | give notice of the public hearing to the assessor. | |
| 12 | (e) Beginning in 2018, each county auditor shall submit to the | |
| 13 | department of local government finance parcel level data of certified | |
| 14 | net assessed values as required by the department. A county auditor | |
| 15 | shall submit the parcel level data in the manner and format required by | |
| 16 | the department and according to a schedule determined by the | |
| 17 | department. | |
| 18 | (f) When the county auditor submits the certified statement | |
| 19 | under subsection (a), the county auditor shall exclude the amount | |
| 20 | of assessed value for any property located in the county for which: | |
| 21 | (1) an appeal has been filed under IC 6-1.1-15; and | |
| 22 | (2) there is no final disposition of the appeal as of the date the | |
| 23 | county auditor submits the certified statement under | |
| 24 | subsection (a). | |
| 25 | The county auditor may appeal to the department of local | |
| 26 | government finance to include the amount of assessed value under | |
| 27 | appeal within a taxing district for that calendar year. | |
| 28 | SECTION 13. IC 6-1.1-18-28, AS ADDED BY P.L.154-2020, | |
| 29 | SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE | |
| 30 | JANUARY 1, 2024]: Sec. 28. (a) The executive of a township may, | |
| 31 | upon approval by the township fiscal body, submit a petition to the | |
| 32 | department of local government finance for an increase in the | |
| 33 | township's maximum permissible ad valorem property tax levy for its | |
| 34 | township firefighting and emergency services fund under | |
| 35 | $\frac{1C}{36-8-13-4}$ IC 36-8-13-4(a)(1) or the levies for the township | |
| 36 | firefighting fund and township emergency services fund described | |
| 37 | in IC 36-8-13-4(a)(2), as applicable, for property taxes first due and | |
| 38 | payable in 2021 or for any year thereafter for which a petition is | |
| 39 | submitted under this section. | |
| 40 | (b) If the township submits a petition as provided in subsection (a) | |
| 41 | before August 1, 2020, or April 1 of a year, thereafter, the department | |
| 42 | of local government finance shall increase the township's maximum | |
| | | |
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| ownship emer | gency services fund described in IC 36-8-13-4(a)(2), |
|---------------------------------|--|
| s applicable, | for property taxes first due and payable in the |
| nmediately su | acceeding year by using the following formula for |
| urposes of sub | section (c)(2): |
| STEP C | NE: Determine the percentage increase in the |
| population | on, as determined by the township fiscal body and as |
| may be | prescribed by the department of local government |
| finance, t | hat is within the fire protection and emergency services |
| area of th | e township during the ten (10) year period immediately |
| preceding | g the year in which the petition is submitted under |
| subsection | n (a). The township fiscal body may use the most |
| recently | available population data issued by the Bureau of the |
| Census d | uring the ten (10) year period immediately preceding |
| the petition | on. |
| STEP TV | VO: Determine the greater of zero (0) or the result of: |
| (A) 1 | the STEP ONE percentage; minus |
| (B) s | six percent (6%); |
| expressed | d as a decimal. |
| STEP TH | IREE: Determine a rate that is the lesser of: |
| (A) 1 | fifteen-hundredths (0.15); or |
| <u>(B) t</u> | the STEP TWO result. |
| STEP FO | OUR: Reduce the STEP THREE rate by any rate |
| increase | in the township's property tax rate or rates for its |
| township | firefighting and emergency services fund, township |
| firefight | ing fund, or township emergency services fund, as |
| <u>applicab</u> | le, within the immediately preceding ten (10) year |
| period th | at was made based on a petition submitted by the |
| township | under this section. |
| (c) The tow | nship's maximum permissible ad valorem property tax |
| | nship firefighting and emergency services fund under |
| € 36-8-13-4 I | C 36-8-13-4(a)(1) or the combined levies for the |
| <mark>ownship firefi</mark> | ghting fund and township emergency services fund |
| lescribed in l | C 36-8-13-4(a)(2) for property taxes first due and |
| | iven year, as adjusted under this section, shall be |
| alculated as: | |
| | nount of the ad valorem property tax levy increase for |
| | ship firefighting and emergency services fund under |
| IC 36-8- | 13-4(a)(1) or the combined levies for the township |
| firefight | ing fund and township emergency services fund |
| | |
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| 1 | described in IC 36-8-13-4(a)(2), as applicable, without regard | |
|----|--|--|
| 2 | to this section; plus | |
| 3 | (2) an amount equal to the result of: | |
| 4 | (A) the rate determined under the formula in subsection (b); | |
| 5 | multiplied by | |
| 6 | (B) the net assessed value of the fire protection and | |
| 7 | emergency services area divided by one hundred (100). | |
| 8 | The calculation under this subsection shall be used in the determination | |
| 9 | of the township's maximum permissible ad valorem property tax levy | |
| 10 | under IC 36-8-13-4 for property taxes first due and payable in the first | |
| 11 | year of the increase and thereafter. | |
| 12 |] SECTION | |
| 13 | INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS | |
| 14 | [EFFECTIVE JULY 1, 2023]: Sec. 34. (a) This section applies only | |
| 15 | to a school corporation that has under its jurisdiction any territory | |
| 16 | located in Dearborn County. | |
| 17 | (b) Subject to subsection (c), the superintendent of a school | |
| 18 | corporation may, after approval by the governing body of the | |
| 19 | school corporation, and before September 1, 2023, submit a | |
| 20 | petition to the department of local government finance requesting | |
| 21 | an increase in the school corporation's maximum permissible ad | |
| 22 | valorem property tax levy under IC 20-46-8-1 for its operations | |
| 23 | fund for property taxes first due and payable in 2024. | |
| 24 | (c) Before the governing body of the school corporation may | |
| 25 | approve a petition under subsection (b), the governing body of the | |
| 26 | school corporation must hold a public hearing on the petition. The | |
| 27 | governing body of the school corporation shall give notice of the | |
| 28 | public hearing under IC 5-3-1. At the public hearing, the governing | |
| 29 | body of the school corporation shall make available to the public | |
| 30 | the following: | |
| 31 | (1) A fiscal plan describing the need for the increase to the | |
| 32 | levy and the expenditures for which the revenue generated | |
| 33 | from the increase to the levy will be used. | |
| 34 | (2) A statement that the proposed increase will be a | |
| 35 | permanent increase to the school corporation's maximum | |
| 36 | permissible ad valorem property tax levy under IC 20-46-8-1 | |
| 37 | for its operations fund. | |
| 38 | (3) The estimated effect of the proposed increase on | |
| 39 | taxpayers. | |
| 40 | (4) The anticipated property tax rates and levies for property | |
| 41 | taxes first due and payable in 2024. | |
| 42 | After the governing body of the school corporation approves the | |
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| 1 | petition, the school corporation shall immediately notify the other | |
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| 2 | civil taxing units and school corporations in the county that are | |
| 3 | located in a taxing district where the school corporation is also | |
| 4 | located. | |
| 5 | (d) If the superintendent of a school corporation submits a | |
| 6 | petition under subsection (b), the department of local government | |
| 7 | finance shall increase the school corporation's maximum | |
| 8 | permissible ad valorem property tax levy under IC 20-46-8-1 for | |
| 9 | the operations fund for property taxes first due and payable in | |
| 10 | 2024 by the amount of the distribution that the school corporation | |
| 11 | received in 2023 under IC 20-45-8 (before its expiration on | |
| 12 | January 1, 2024), as determined by the department of local | |
| 13 | government finance. | |
| 14 | (e) The school corporation's maximum permissible ad valorem | |
| 15 | property tax levy for property taxes first due and payable in 2024, | |
| 16 | as adjusted under this section, shall be used in the determination | |
| 17 | of the school corporation's maximum permissible ad valorem | |
| 18 | property tax levy under IC 6-1.1-18.5 for property taxes first due | |
| 19 | and payable in 2025 and thereafter. | |
| 20 | (f) This section expires June 30, 2027. | |
| 21 | [SECTION 15. IC 6-1.1-18.5-1, AS AMENDED BY P.L.197-2016, | |
| 22 | SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE] | |
| 23 | JANUARY 1, 2024]: Sec. 1. As used in this chapter: | |
| 24 | "Ad valorem property tax levy for an ensuing calendar year" | |
| 25 | means the total property taxes imposed by a civil taxing unit for current | |
| 26 | property taxes collectible in that ensuing calendar year. However, if a | |
| 27 | township elects to establish both a township firefighting levy and | |
| 28 | a township emergency services levy under IC 36-8-13-4(b)(2), the | |
| 29 | township firefighting levy and township emergency services levy | |
| 30 | shall be combined and considered as a single levy for purposes of | |
| 31 | this chapter. | |
| 32 | "Civil taxing unit" means any taxing unit except a school | |
| 33 | corporation. | |
| 34 | "Maximum permissible ad valorem property tax levy for the | |
| 35 | preceding calendar year" means, for purposes of determining a | |
| 36 | maximum permissible ad valorem property tax levy under section 3 of | |
| 37 | this chapter for property taxes imposed for an assessment date after | |
| 38 | January 15, 2011, the term means the civil taxing unit's maximum | |
| 39 | permissible ad valorem property tax levy for the calendar year | |
| 40 | immediately preceding the ensuing calendar year, as that levy was | |
| 41 | determined under section 3 of this chapter (regardless of whether the | |
| 42 | taxing unit imposed the entire amount of the maximum permissible ad | |



valorem property tax levy in the immediately preceding year).

"Taxable property" means all tangible property that is subject to the tax imposed by this article and is not exempt from the tax under IC 6-1.1-10 or any other law. For purposes of sections 2 and 3 of this chapter, the term "taxable property" is further defined in section 6 of this chapter.

- P.L.86-2018, SECTION 59, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 1. (a) This section applies only to a county that is not participating in a multiple county property tax assessment board of appeals.
- (b) Each county shall have a county property tax assessment board of appeals composed of individuals who are at least eighteen (18) years of age and knowledgeable in the valuation of property. At the election of the board of commissioners of the county, a county property tax assessment board of appeals may consist of three (3) or five (5) members appointed in accordance with this section.
- (c) This subsection applies to a county in which the board of commissioners elects to have a five (5) member county property tax assessment board of appeals. In addition to the county assessor, only one (1) other individual who is an officer or employee of a county or township may serve on the board of appeals in the county in which the individual is an officer or employee. Subject to subsections (h) and (i), the fiscal body of the county shall appoint two (2) individuals to the board. At least one (1) of the members appointed by the county fiscal body must be a certified level two or level three assessor-appraiser. The fiscal body may waive the requirement in this subsection that one (1) of the members appointed by the fiscal body must be a certified level two or level three assessor-appraiser. Subject to subsections (h) and (i), the board of commissioners of the county shall appoint three (3) freehold members so that not more than three (3) of the five (5) members may be of the same political party and so that at least three (3) of the five (5) members are residents of the county. At least one (1) of the members appointed by the board of county commissioners must be a certified level two or level three assessor-appraiser. The board of county commissioners may waive the requirement in this subsection that one (1) of the freehold members appointed by the board of county commissioners must be a certified level two or level three assessor-appraiser.
- (d) This subsection applies to a county in which the board of commissioners elects to have a three (3) member county property tax assessment board of appeals. In addition to the county assessor, only

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one (1) other individual who is an officer or employee of a county or township may serve on the board of appeals in the county in which the individual is an officer or employee. Subject to subsections (h) and (i), the fiscal body of the county shall appoint one (1) individual to the board. The member appointed by the county fiscal body must be a certified level two or level three assessor-appraiser. The fiscal body may waive the requirement in this subsection that the member appointed by the fiscal body must be a certified level two or level three assessor-appraiser. Subject to subsections (e) and (f), the board of commissioners of the county shall appoint two (2) freehold members so that not more than two (2) of the three (3) members may be of the same political party and so that at least two (2) of the three (3) members are residents of the county. At least one (1) of the members appointed by the board of county commissioners must be a certified level two or level three assessor-appraiser. The board of county commissioners may waive the requirement in this subsection that one (1) of the freehold members appointed by the board of county commissioners must be a certified level two or level three assessor-appraiser.

- (e) A person appointed to a property tax assessment board of appeals may serve on the property tax assessment board of appeals of another county at the same time. The members of the board shall elect a president. The employees of the county assessor shall provide administrative support to the property tax assessment board of appeals. The county assessor is a nonvoting member of the property tax assessment board of appeals. The county assessor shall serve as secretary of the board. The secretary shall keep full and accurate minutes of the proceedings of the board. A majority of the board that includes at least one (1) certified level two or level three assessor-appraiser constitutes a quorum for the transaction of business. Any question properly before the board may be decided by the agreement of a majority of the whole board.
- (f) The county assessor, county fiscal body, and board of county commissioners may agree to waive the requirement in subsection (c) or (d) that not more than three (3) of the five (5) or two (2) of the three (3) members of the county property tax assessment board of appeals may be of the same political party if it is necessary to waive the requirement due to the absence of certified level two or level three Indiana assessor-appraisers:
 - (1) who are willing to serve on the board; and
 - (2) whose political party membership status would satisfy the requirement in subsection (c) or (d).

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| 1 | (g) If the board of county commissioners is not able to identify at | |
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| 2 | least two (2) prospective freehold members of the county property tax | |
| 3 | assessment board of appeals who are: | |
| 4 | (1) residents of the county; | |
| 5 | (2) certified level two or level three Indiana assessor-appraisers; | |
| 6 | and | |
| 7 | (3) willing to serve on the county property tax assessment board | |
| 8 | of appeals; | |
| 9 | it is not necessary that at least three (3) of the five (5) or two (2) of the | |
| .0 | three (3) members of the county property tax assessment board of | |
| 1 | appeals be residents of the county. | |
| 2 | (h) Except as provided in subsection (i), the term of a member of | |
| .3 | the county property tax assessment board of appeals appointed under | |
| 4 | this section: | |
| .5 | (1) is one (1) year; and | |
| .6 | (2) begins January 1. | |
| 7 | (i) If: | |
| 8 | (1) the term of a member of the county property tax assessment | |
| 9 | board of appeals appointed under this section expires; | |
| 20 | (2) the member is not reappointed; and | |
| 21 | (3) a successor is not appointed; | |
| 22 | the term of the member continues until a successor is appointed. | |
| 23 | (j) An: | |
| 24 | (1) employee of the township assessor or county assessor; or | |
| 25 | (2) appraiser, as defined in IC 6-1.1-31.7-1; | |
| 26 | may not serve as a voting member of a county property tax assessment | |
| 27 | board of appeals in a county where the employee or appraiser is | |
| 28 | employed. | |
| 29 | SECTION $1 \leftrightarrow \boxed{7}$. IC 6-1.1-30-14, AS AMENDED BY | |
| 30 | P.L.219-2007, SECTION 74, IS AMENDED TO READ AS | |
| 31 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 14. The department of | |
| 32 | local government finance: | |
| 33 | (1) shall see that the property taxes due this state are collected; | |
| 34 | (2) shall ensure that property taxes levied by political | |
| 35 | subdivisions are timely billed and mailed under the | |
| 86 | provisions of this article; | |
| 37 | (3) shall ensure that assessments of properties under this | |
| 88 | article are uniform and equal; | |
| 39 | (4) shall ensure that the restrictions on budgets and levies | |
| 10 | prescribed under this article are enforced; | |
| 1 | (2) (5) shall see ensure that the penalties prescribed under this | |
| 12 | article are enforced; | |
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| | 2023 IN 1454—LS 7062/DI 134 | |



| 1 | (3) (6) shall investigate the property tax laws and systems of | |
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| 2 | other states and countries; | |
| 3 | (4) (7) for assessment dates after December 31, 2008, shall | |
| 4 | conduct all ratio studies required for: | |
| 5 | (A) equalization under 50 IAC 14; and | |
| 6 | (B) annual adjustments under 50 IAC 21; and | |
| 7 | (5) (8) may recommend changes in this state's property tax laws | |
| 8 | to the general assembly. | |
| 9 | SECTION $1 \stackrel{\longleftarrow}{\longleftrightarrow} [8]$. IC 6-1.1-31-2, AS AMENDED BY | |
| 10 | P.L.203-2016, SECTION 13, IS AMENDED TO READ AS | |
| 11 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 2. (a) The department | |
| 12 | of local government finance may: | |
| 13 | (1) adopt rules in the manner prescribed in IC 4-22-2; and | |
| 14 | (2) prescribe forms, including property tax forms, property tax | |
| 15 | returns, and notice forms. | |
| 16 | (b) The department of local government finance may, through the | |
| 17 | Indiana archives and records administration, amend at any time the | |
| 18 | forms that the department of local government finance prescribes under | |
| 19 | this section. article. | |
| 20 | (c) The department of local government finance may enforce the | |
| 21 | use of forms that the department of local government finance | |
| 22 | prescribes under this section. article. | |
| 23 | (d) The department of local government finance may enforce | |
| 24 | the manner of submission for forms that the department of local | |
| 25 | government finance prescribes under this article. | |
| 26 | (d) (e) Forms that were prescribed by the department of local | |
| 27 | government finance and approved by the Indiana archives and records | |
| 28 | administration before July 1, 2016, are legalized and validated. | |
| 29 | SECTION 1 ← [9]. IC 6-1.1-33.5-1 IS REPEALED [EFFECTIVE | |
| 30 | JULY 1, 2023]. Sec. 1. A division of the department of local | |
| 31 | government finance is established, to be known as the division of data | |
| 32 | analysis. | |
| 33 | SECTION <13>[20]. IC 6-1.1-33.5-2 IS AMENDED TO READ | |
| 34 | AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 2. The division of | |
| 35 | data analysis department of local government finance shall do the | |
| 36 | following: | |
| 37 | (1) Compile an electronic data base that includes the following: | |
| 38 | (A) The local government data base. | |
| 39 | (B) Information on sales of real and personal property, | |
| 40 | including nonconfidential information from sales disclosure | |
| 41 | forms filed under IC 6-1.1-5.5. | |
| † I | | |
| 42 | (C) Personal property assessed values and data entries on | |
| | | D |



| 1 | personal property return forms. | |
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| 2 | (D) Real property assessed values and data entries on real | |
| 3 | property assessment records. | |
| 4 | (E) Information on property tax exemptions, deductions, | |
| 5 | and credits. | |
| 6 | (F) Any other data relevant to the accurate determination of | |
| 7 | real property and personal property tax assessments. | |
| 8 | (2) Make available to each county and township software that | |
| 9 | permits the transfer of the data described in subdivision (1) to | |
| .0 | the division department of local government finance in | |
| .1 | a uniform format through a secure connection over the Internet. | |
| 2 | (3) Analyze the data compiled under this section for the purpose | |
| .3 | of performing the functions under section 3 of this chapter. | |
| 4 | (4) Conduct continuing studies of personal and real property tax | |
| 5 | deductions, abatements, and exemptions used throughout | |
| 6 | Indiana. The division of data analysis department of local | |
| 7 | government finance shall, before May 1 of each even-numbered | |
| .8 | year, report on the studies at a meeting of the budget committee | |
| 9 | and submit a report on the studies to the legislative services | |
| 20 | agency for distribution to the members of the legislative council. | |
| 21 | The report must be in an electronic format under IC 5-14-6. | |
| 22 | SECTION <14>[21]. IC 6-1.1-33.5-3, AS AMENDED BY | |
| 23 | P.L.203-2016, SECTION 14, IS AMENDED TO READ AS | |
| 24 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 3. The division of data | |
| 25 | analysis department of local government finance shall: | |
| 26 | (1) conduct continuing studies in the areas in which the | |
| 27 | department of local government finance operates; | |
| 28 | (2) make periodic field surveys and audits of: | |
| 29 | (A) tax rolls; | |
| 30 | (B) plat books; | |
| 31 | (C) building permits; | |
| 32 | (D) real estate transfers; and | |
| 33 | (E) other data that may be useful in checking property | |
| 34 | valuations or taxpayer returns; | |
| 35 | (3) assist with the department of local government finance's test | |
| 86 | checks of property valuations to serve as the basis for special | |
| 37 | reassessments under this article; | |
| 88 | (4) assist with the department of local government finance's | |
| 39 | review of each coefficient of dispersion study for each township | |
| 10 | and county; | |
| 1 | (5) assist with the department of local government finance's | |
| 12 | review of each sales assessment ratio study for each township | |
| | | |
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| 1 | and county; and | |
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| 2 | (6) report annually to the executive director of the legislative | |
| 3 | services agency, in an electronic format under IC 5-14-6, the | |
| 4 | information obtained or determined under this section for use by | |
| 5 | the executive director and the general assembly, including: | |
| 6 | (A) all information obtained by the division of data analysis | |
| 7 | department of local government finance from units of | |
| 8 | local government; and | |
| 9 | (B) all information included in: | |
| 0 | (i) the local government data base; and | |
| 1 | (ii) any other data compiled by the division of data | |
| 2 | analysis. department of local government finance. | |
| 3 | SECTION <15>[22]. IC 6-1.1-33.5-4 IS AMENDED TO READ | |
| 4 | AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 4. To perform its | |
| .5 | duties, the division of data analysis department of local government | |
| .6 | finance may do the following: | |
| 7 | (1) Request access to any local or state official records. | |
| 8 | (2) Secure information from the federal government or from | |
| 9 | public or private agencies. | |
| 20 | (3) Inspect a person's books, records, or property. | |
| 21 | (4) Conduct a review of either all or a random sampling of | |
| 22 | personal or real property assessments. | |
| 22 23 | (5) Employ professional appraisal firms to assist in making test | |
| 24 | checks of property valuations. | |
| 25 | (6) Recommend changes in property tax administration. | |
| 26 | (7) Use any other device or technique to equalize tax burdens or | |
| 27 | to implement this chapter. | |
| 28 | SECTION <16→[23]. IC 6-1.1-33.5-5 IS AMENDED TO READ | |
| 29 | AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 5. Information that | |
| 30 | has been provided to the legislative services agency or the division of | |
| 31 | data analysis department of local government finance by the federal | |
| 32 | government or by a public agency is subject to the provider's rules, if | |
| 33 | any, that concern the confidential nature of the information. | |
| 34 | SECTION <17>[24]. IC 6-1.1-33.5-6, AS AMENDED BY | |
| 35 | P.L.86-2018, SECTION 62, IS AMENDED TO READ AS FOLLOWS | |
| 86 | [EFFECTIVE JULY 1, 2023]: Sec. 6. (a) With respect to any township | |
| 37 | or county for any year, the department of local government finance may | |
| 88 | initiate a review to determine whether to order a special reassessment | |
| 39 | under this chapter. The review may apply to real property or personal | |
| 10 | property, or both. | |
| 1 | (b) If the department of local government finance determines | |
| 12 | under subsection (a) to initiate a review with respect to the real | |
| | | |
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| 1 | property subject to reassessment under IC 6-1.1-4-4.2 within a | |
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| 2 | township or county, or a portion of the real property within a township | |
| 3 | or county, ←>[]the division of data analysis of the department of local | |
| 4 | government finance shall determine for the real property under | |
| 5 | consideration and for the township or county the variance between: | |
| 6 | (1) the total assessed valuation of the real property within the | |
| 7 | township or county; and | |
| 8 | (2) the total assessed valuation that would result if the real | |
| 9 | property within the township or county were valued in the | |
| 10 | manner provided by law. | |
| 11 | (c) If the department of local government finance determines | |
| 12 | under subsection (a) to initiate a review with respect to the real | |
| 13 | property within a particular cycle under a county's reassessment plan | |
| 14 | prepared under IC 6-1.1-4-4.2 or a part of the real property within a | |
| 15 | cycle, the division of data analysis of the department of local | |
| 16 | government finance shall determine for the real property under | |
| 17 | consideration and for all groups of parcels within a particular cycle the | |
| 18 | variance between: | |
| 19 | (1) the total assessed valuation of the real property within all | |
| 20 | groups of parcels within a particular cycle; and | |
| 21 | (2) the total assessed valuation that would result if the real | |
| 22 | property within all groups of parcels within a particular cycle | |
| 23 | were valued in the manner provided by law. | |
| 24 | (d) If the department of local government finance determines | |
| 25 | under subsection (a) to initiate a review with respect to personal | |
| 26 | property within a township or county, or a part of the personal property | |
| 27 | within a township or county, the division of data analysis of the | |
| 28 | department of local government finance shall determine for the | |
| 29 | personal property under consideration and for the township or county | |
| 30 | the variance between: | |
| 31 | (1) the total assessed valuation of the personal property within | |
| 32 | the township or county; and | |
| 33 | (2) the total assessed valuation that would result if the personal | |
| 34 | property within the township or county were valued in the | |
| 35 | manner provided by law. | |
| 36 | (e) The determination of the department of local government | |
| 37 | finance under section 2 or 3 of this chapter must be based on a | |
| 38 | statistically valid assessment ratio study. | |
| 39 | (f) If a determination of the department of local government | |
| 40 | finance to order a special reassessment under this chapter is based on | |
| 41 | a coefficient of dispersion study, the department shall publish the | |
| 42 | coefficient of dispersion study for the township or county in accordance | |
| | | |
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| 1 | with IC 5-3-1-2(b). | |
|----------|---|---|
| 2 | (g) If: | |
| 3 | (1) the variance determined under subsection (b), (c), or (d) | |
| 4 5 | exceeds twenty percent (20%); and (2) the department of local government finance determines ofter | |
| | (2) the department of local government finance determines after | |
| 6 7 | holding hearings on the matter that a special reassessment should be conducted; | |
| 8 | the department shall contract for a special reassessment to be | |
| 9 | • | |
| 10 | conducted to correct the valuation of the property. (b) If the various education of the property (c) or (d) is | |
| | (h) If the variance determined under subsection (b), (c), or (d) is | |
| 11 | twenty percent (20%) or less, the department of local government | |
| 12 | finance shall determine whether to correct the valuation of the property | |
| 13 | under: | |
| 14 | (1) IC 6-1.1-4-9 and IC 6-1.1-4-10; or (2) IC 6-1.1-14. | |
| 15 16 | | |
| | (i) The department of local government finance shall give notice | |
| 17 | to a taxpayer, by individual notice or by publication at the discretion of | |
| 18 | the department, of a hearing concerning the department's intent to | |
| 19 | cause the assessment of the taxpayer's property to be adjusted under | |
| 20 | this section. The time fixed for the hearing must be at least ten (10) | |
| 21 | days after the day the notice is mailed or published. The department | |
| 22 | may conduct a single hearing under this section with respect to | |
| 23 | multiple properties. The notice must state: | |
| 24 | (1) the time of the hearing; | |
| 25 | (2) the location of the hearing; and | |
| 26 | (3) that the purpose of the hearing is to hear taxpayers' comments | |
| 27 | and objections with respect to the department's intent to adjust | _ |
| 28 | the assessment of property under this chapter. | |
| 29 | (j) If the department of local government finance determines after | _ |
| 30 | the hearing that the assessment of property should be adjusted under | |
| 31 | this chapter, the department shall: | |
| 32 | (1) cause the assessment of the property to be adjusted; | |
| 33 | (2) mail a certified notice of its final determination to the county | |
| 34 | auditor of the county in which the property is located; and | |
| 35 | (3) notify the taxpayer as required under IC 6-1.1-14. | |
| 36 37 | (k) A reassessment or adjustment may be made under this section | |
| | only if the notice of the final determination is given to the taxpayer | |
| 38 | within the same period prescribed in IC 6-1.1-9-3 or IC 6-1.1-9-4. | |
| 39 | (1) If the department of local government finance contracts for a | |
| 40 | special reassessment of property under this chapter, the department | |
| 41 | shall forward the bill for services of the reassessment contractor to the | |
| 42 | county auditor, and the county shall pay the bill from the county | |
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| 1 | reassessment fund. | |
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| 2 | SECTION <18>[25]. IC 6-1.1-33.5-7, AS ADDED BY | |
| 3 | P.L.199-2005, SECTION 14, IS AMENDED TO READ AS | |
| 4 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 7. (a) Not later than | |
| 5 | May 1 of each calendar year, the division of data analysis department | |
| 6 | of local government finance ← L shall: | |
| 7 | (1) prepare a report that includes: | |
| 8 | (A) each political subdivision's total amount of expenditures | |
| 9 | per person during the immediately preceding calendar year, | |
| 10 | based on the political subdivision's population determined | |
| 11 | by the most recent federal decennial census; and | |
| 12 | (B) based on the information prepared for all political | |
| 13 | subdivisions under clause (A), the highest, lowest, median, | |
| 14 | and average amount of expenditures per person for each | |
| 15 | type of political subdivision throughout Indiana; | |
| 16 | (2) post the report on the web site maintained by the department | |
| 17 | of local government finance; and | |
| 18 | (3) file the report: | |
| 19 | (A) with the governor; and | |
| 20 | (B) in an electronic format under IC 5-14-6 with the general | |
| 21 | assembly. | |
| 22 | The report must be presented in a format that is understandable to the | |
| 23 | average individual and that permits easy comparison of the information | |
| 24 | prepared for each political subdivision under subdivision (1)(A) to the | |
| 25 | statewide information prepared for that type of political subdivision | |
| 26 | under subdivision (1)(B). | |
| 27 | (b) The department of local government finance shall organize the | |
| 28 | report under subsection (a) to present together the information derived | |
| 29 | from each type of political subdivision. | |
| 30 | SECTION <19>[26]. IC 6-1.1-34-1, AS AMENDED BY | |
| 31 | P.L.86-2018, SECTION 63, IS AMENDED TO READ AS FOLLOWS | |
| 32 | [EFFECTIVE JULY 1, 2023]: Sec. 1. In the year after a reassessment | |
| 33 | cycle of real property under a county's reassessment plan prepared | |
| 34 | under IC 6-1.1-4-4.2 is completed the department of local government | |
| 35 | finance shall compute a new assessment ratio for each school | |
| 36 | corporation located in a county in which a supplemental county levy is | |
| 37 | imposed under IC 20-45-7 or IC 20-45-8 (before its expiration on | |
| 38 | January 1, 2024). In all other years, the department shall compute a | |
| 39 | new assessment ratio for such a school corporation if the department | |
| 40 | finds that there has been sufficient reassessment or adjustment of one | |
| 41 | (1) or more classes of property in the school district. When the | |
| 42 | department of local government finance computes a new assessment | |
| | | |
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| 1 | ratio for a school corporation, the department shall publish t | ne new |
|----|---|-----------|
| 2 | ratio. | |
| 3 | SECTION 2 ← [7]. IC 6-1.1-35-2 IS AMENDED TO RE | AD AS |
| 4 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 2. At least of | one (1) |
| 5 | representative of the department of local government finance sh | all visit |
| 6 | or virtually meet with each county in this state at least once each | ch year. |
| 7 | During the visit, the representative of the department shall: | • |
| 8 | (1) gather information concerning complaints with a | and the |
| 9 | operation of the property tax laws; | |
| 10 | (2) see that property tax officials are complying with this | article; |
| 11 | and | |
| 12 | (3) see that persons who violate this article are being pu | nished. |
| 13 | SECTION 2 [8]. IC 6-1.1-35-9, AS AMENDE | |
| 14 | P.L.172-2011, SECTION 47, IS AMENDED TO REA | D AS |
| 15 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 9. (a) All infor | mation |
| 16 | that is related to earnings, income, profits, losses, or expenditu | res and |
| 17 | that is: | |
| 18 | (1) given by a person to: | |
| 19 | (A) an assessing official; | |
| 20 | (B) an employee of an assessing official; or | |
| 21 | (C) an officer or employee of an entity that contracts | s with a |
| 22 | board of county commissioners or a county assesso | |
| 23 | IC 6-1.1-36-12; or | |
| 24 | (2) acquired by: | |
| 25 | (A) an assessing official; | |
| 26 | (B) an employee of an assessing official; or | |
| 27 | (C) an officer or employee of an entity that contracts | s with a |
| 28 | board of county commissioners or a county assesso | r under |
| 29 | IC 6-1.1-36-12; | |
| 30 | in the performance of the person's duties; | |
| 31 | is confidential. The assessed valuation of tangible property is a | matter |
| 32 | of public record and is thus not confidential. Confidential infor | mation |
| 33 | may be disclosed only in a manner that is authorized under sub | section |
| 34 | (b), (c), (d), or (g). | |
| 35 | (b) Confidential information may be disclosed to: | |
| 36 | (1) an official or employee of: | |
| 37 | (A) this state or another state; | |
| 38 | (B) the United States; or | |
| 39 | (C) the county assessor; | |
| 40 | (D) the county auditor; or | |
| 41 | (C) (E) an agency or subdivision of this state, another | er state, |
| 42 | or the United States; | |
| | | |
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| 1 | if the information is required in the performance of the official | |
|----------|--|--|
| 2 | duties of the official or employee; | |
| 3 | (2) an officer or employee of an entity that contracts with a board | |
| 4 | of county commissioners or a county assessor under | |
| 5 | IC 6-1.1-36-12 if the information is required in the performance | |
| 6 | of the official duties of the officer or employee; or | |
| 7 | (3) a state educational institution in order to develop data | |
| 8 | required under IC 6-1.1-4-42. | |
| 9 | (c) The following state agencies, or their authorized | |
| .0 | representatives, shall have access to the confidential farm property | |
| .1 | records and schedules that are on file in the office of a county assessor: | |
| 2 | (1) The Indiana state board of animal health, in order to perform | |
| .3 | its duties concerning the discovery and eradication of farm | |
| .4 | animal diseases. | |
| .5 | (2) The department of agricultural statistics of Purdue | |
| .6 | University, in order to perform its duties concerning the | |
| .7 | compilation and dissemination of agricultural statistics. | |
| .8 | (3) Any other state agency that needs the information in order to | |
| 9 | perform its duties. | |
| 20 | (d) Confidential information may be disclosed during the course | |
| 21 | of a judicial proceeding in which the regularity of an assessment is | |
| 22 23 | questioned. | |
| 23 | (e) Confidential information that is disclosed to a person under | |
| 24 | subsection (b) or (c) retains its confidential status. Thus, that person | |
| 25 | may disclose the information only in a manner that is authorized under | |
| 26 | subsection (b), (c), or (d). | |
| 27 | (f) Notwithstanding any other provision of law: | |
| 28 | (1) a person who: | |
| 29 | (A) is an officer or employee of an entity that contracts with | |
| 80 | a board of county commissioners or a county assessor under | |
| 31 | IC 6-1.1-36-12; and | |
| 32 | (B) obtains confidential information under this section; | |
| 33 | may not disclose that confidential information to any other | |
| 34 | person; and | |
| 35 | (2) a person referred to in subdivision (1) must return all | |
| 36 | confidential information to the taxpayer not later than fourteen | |
| 37 | (14) days after the earlier of: | |
| 88 | (A) the completion of the examination of the taxpayer's | |
| 39 | personal property return under IC 6-1.1-36-12; or | |
| 10 | (B) the termination of the contract. | |
| 1 | (g) Confidential information concerning an oil or gas interest, as | |
| 12 | described in IC 6-1.1-4-12.4, may be disclosed by an assessing official | |
| | | |
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| 1 | if the interest has been listed on the delinquent property tax list | |
|----|--|--|
| 2 | pursuant to IC 6-1.1-24-1 and is not otherwise removed from the | |
| 3 | property tax sale under IC 6-1.1-24. A person who establishes that the | |
| 4 | person may bid on an oil or gas interest in the context of a property tax | |
| 5 | sale may request from an assessing official all information necessary | |
| 6 | to properly identify and determine the value of the gas or oil interest | |
| 7 | that is the subject of the property tax sale. The information that may be | |
| 8 | disclosed includes the following: | |
| 9 | (1) Lease information. | |
| 10 | (2) The type of property interest being sold. | |
| 11 | (3) The applicable percentage interest and the allocation of the | |
| 12 | applicable percentage interest among the owners of the oil or gas | |
| 13 | interest (including the names and addresses of all owners). | |
| 14 | The official shall make information covered by this subsection | |
| 15 | available for inspection and copying in accordance with IC 5-14-3. | |
| 16 | Confidential information that is disclosed to a person under this | |
| 17 | subsection loses its confidential status. A person that is denied the right | |
| 18 | to inspect or copy information covered by this subsection may file a | |
| 19 | formal complaint with the public access counselor under the procedure | |
| 20 | prescribed by IC 5-14-5. However, a person is not required to file a | |
| 21 | complaint under IC 5-14-5 before filing an action under IC 5-14-3. | |
| 22 | SECTION $2 \rightleftharpoons 9$. IC 6-1.1-35.2-2, AS AMENDED BY | |
| 23 | P.L.207-2016, SECTION 22, IS AMENDED TO READ AS | |
| 24 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 2. (a) In any year in | |
| 25 | which an assessing official takes office for the first time, the | |
| 26 | department of local government finance shall conduct training sessions | |
| 27 | determined under the rules adopted by the department under IC 4-22-2 | |
| 28 | for the new assessing officials. The sessions must be held at the | |
| 29 | locations described in subsection (b). | |
| 30 | (b) To ensure that all newly elected or appointed assessing | |
| 31 | officials have an opportunity to attend the training sessions required by | |
| 32 | this section, the department of local government finance shall conduct | |
| 33 | the training sessions virtually or in person at a minimum of four (4) | |
| 34 | separate regional locations. The department shall determine the | |
| 35 | locations of the training sessions, but: | |
| 36 | (1) at least one (1) training session must be held in the | |
| 37 | northeastern part of Indiana; | |
| 38 | (2) at least one (1) training session must be held in the | |
| 39 | northwestern part of Indiana; | |
| 40 | (3) at least one (1) training session must be held in the | |
| 41 | southeastern part of Indiana; and | |
| 42 | (4) at least one (1) training session must be held in the | |



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| southwe | estern part of Indiana. | |
|-----------------|--|---|
| The four (4) re | gional training sessions may not be held in Indianapolis. | |
| | department of local government finance may, after the | |
| | the four (4) training sessions, provide additional training | |
| | eations determined by the department. | |
| | ew assessing official who attends: | |
| ` ' | quired session during the official's term of office; or | |
| ` ' | ing between the date the person is elected to office and | |
| | 1 of the year the person takes office for the first time; | |
| • | eceive the per diem per session set by the department of | |
| | nent finance by rule adopted under IC 4-22-2 and a | |
| _ | vance from the county in which the official resides. | |
| _ | he case of a multiple county property tax assessment | |
| | als under IC 6-1.1-28-0.1, the costs of the per diem and | |
| | vance shall be apportioned among the participating | |
| | e manner specified in the ordinance establishing the | |
| | ty property tax assessment board of appeals. | |
| _ | son is entitled to a mileage allowance under this section | |
| | between the person's place of work and the training | |
| • | at to the person's place of work. | |
| | N 30. IC 6-3.6-6-2.8, AS ADDED BY P.L.95-2022, | |
| | S AMENDED TO READ AS FOLLOWS [EFFECTIVE | |
| | 3]: Sec. 2.8. (a) As used in this section, "emergency | |
| | tes" has the meaning set forth in IC 16-18-2-110. | |
| | ection applies only to counties that: | |
| | ide emergency medical services for all local units in the | |
| county; | | |
| | one hundred percent (100%) of the costs to provide those | |
| services | <u> </u> | |
| | e fiscal body of a county described in subsection (b) may | _ |
| | ance to impose a tax rate for emergency medical services | |
| | The tax rate must be in increments of one-hundredth of | |
| | 0.01%) and may not exceed two-tenths of one percent | |
| | x rate may not be in effect for more than twenty-five (25) | |
| | nty fiscal body adopts an ordinance under this section, | |
| | ntly ceases to meet the applicability provision under | |
| | the tax rate imposed under the ordinance shall expire on | |
| | • | |
| | of the year in which the county ceases to be eligible to | |
| enact the ordin | | |
| | ne revenue generated by a tax rate imposed under this | |
| | e distributed directly to the county before the remainder | |
| of the expend | iture rate revenue is distributed. The revenue shall be | |
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| maintained in a separate dedicated county fund and used by the | he county |
|--|-------------|
| only for paying for operating costs incurred by the co | ounty for |
| emergency medical services that are provided throughout th | ne county. |
| SECTION 31. IC 8-1-34-14, AS ADDED BY P.L. | .27-2006, |
| SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFF | FECTIVE |
| JULY 1, 2006 (RETROACTIVE)]: Sec. 14. (a) As used in this | s chapter, |
| "video service" means: | |
| (1) the transmission to subscribers of video programs | ming and |
| other programming service by a video service provide | der: |
| (A) through facilities located at least in part in | a public |
| right-of-way; and | |
| (B) without regard to the technology used to de | eliver the |
| video programming or other programming service | e; and |
| (2) any subscriber interaction required for the selection | n or use of |
| the video programming or other programming service | <u>.</u> |
| (b) The term does not include: | |
| (1) commercial mobile service (as defined in 47 U.S.O. | C. 332); |
| (2) direct to home satellite service (as defined in 4 | 17 U.S.C. |
| 303(v)); or | |
| (3) video programming accessed via a service that | t enables |
| users to access content, information, electronic mail | , or other |
| services offered over the Internet, including | g digital |
| audiovisual works (as defined in IC 6-2.5-1-16.3). | |
| SECTION <23>[32]. IC 20-26-11-13, AS AMENI | DED BY |
| P.L.140-2018, SECTION 7, IS AMENDED TO READ AS FO | OLLOWS |
| [EFFECTIVE JULY 1, 2023]: Sec. 13. (a) As used in this se | ection, the |
| following terms have the following meanings: | |
| (1) "Class of school" refers to a classification of each | school or |
| program in the transferee corporation by the grades of | or special |
| programs taught at the school. Generally, these class | |
| are denominated as kindergarten, elementary school | l, middle |
| school or junior high school, high school, and special s | schools or |
| classes, such as schools or classes for special education | on, career |
| and technical education, or career education. | |
| (2) "Special equipment" means equipment that during | g a school |
| year: | |
| (A) is used only when a child with disabilities is | attending |
| school; | |
| (B) is not used to transport a child to or from a pla | ace where |
| the child is attending school; | |
| (C) is necessary for the education of each cl | hild with |
| disabilities that uses the equipment, as determined | under the |
| | |
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| 1 | individualized education program for the child; and | |
|----------|---|--|
| 2 | (D) is not used for or by any child who is not a child with | |
| 3 | disabilities. | |
| 4 | (3) "Student enrollment" means the following: | |
| 5 | (A) The total number of students in kindergarten through | |
| 6 | grade 12 who are enrolled in a transferee school corporation | |
| 7 | on a date determined by the state board. | |
| 8 | (B) The total number of students enrolled in a class of | |
| 9 | school in a transferee school corporation on a date | |
| 0 | determined by the state board. | |
| . 1 | However, a kindergarten student shall be counted under clauses | |
| 2 | (A) and (B) as one-half $(1/2)$ student. The state board may select | |
| 3 | a different date for counts under this subdivision. However, the | |
| 4 | same date shall be used for all school corporations making a | |
| .5 | count for the same class of school. | |
| .6 | (b) Each transferee corporation is entitled to receive for each | |
| .7 | school year on account of each transferred student, except a student | |
| .8 | transferred under section 6 of this chapter, transfer tuition from the | |
| 9 | transferor corporation or the state as provided in this chapter. Transfer | |
| 20 | tuition equals the amount determined under STEP THREE of the | |
| 21 | following formula: | |
| 22 | STEP ONE: Allocate to each transfer student the capital | |
| 22 23 | expenditures for any special equipment used by the transfer | |
| 24 | student and a proportionate share of the operating costs incurred | |
| 25 | by the transferee school for the class of school where the transfer | |
| 26 | student is enrolled. | |
| 27 | STEP TWO: If the transferee school included the transfer | |
| 28 | student in the transferee school's current ADM, allocate to the | |
| 29 | transfer student a proportionate share of the following education | |
| 80 | fund revenues of the transferee school: | |
| 31 | (A) State tuition support distributions received during the | |
| 32 33 | calendar year in which the school year ends. | |
| 33 | (B) Property tax levies under: | |
| 34 | (i) IC 20-45-7; and | |
| 35 | (ii) IC 20-45-8 (before its expiration on January 1, | |
| 86 | 2024); and | |
| 37 | (iii) IC 20-45-9. | |
| 88 | for the calendar year in which the school year ends. | |
| 39 | (C) The sum of the following excise tax revenue received | |
| 10 | for deposit in the calendar year in which the school year | |
| 1 | begins: | |
| 12 | (i) Financial institution excise tax revenue (IC≤ | |
| | | |
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| 1 | > []6-5.5). | |
|----|--|--|
| 2 | (ii) Vehicle excise taxes (IC \Leftrightarrow []6-6-5). | |
| 3 | (iii) Commercial vehicle excise taxes (IC \Leftrightarrow []6-6-5.5). | |
| 4 | (iv) Boat excise tax (IC ← []6-6-11). | |
| 5 | (v) Aircraft license excise tax (IC \leftrightarrow []6-6-6.5). | |
| 6 | (D) Allocations to the transferee school under IC 6-3.6. | |
| 7 | STEP THREE: Determine the greater of: | |
| 8 | (A) zero (0); or | |
| 9 | (B) the result of subtracting the STEP TWO amount from | |
| 10 | the STEP ONE amount. | |
| 11 | If a child is placed in an institution or facility in Indiana by or with the | |
| 12 | approval of the department of child services, the institution or facility | |
| 13 | shall charge the department of child services for the use of the space | |
| 14 | within the institution or facility (commonly called capital costs) that is | |
| 15 | used to provide educational services to the child based upon a prorated | |
| 16 | per student cost. | |
| 17 | (c) Operating costs shall be determined for each class of school | |
| 18 | where a transfer student is enrolled. The operating cost for each class | |
| 19 | of school is based on the total expenditures of the transferee | |
| 20 | corporation for the class of school from its education fund and | |
| 21 | operations fund expenditures as specified in the classified budget forms | |
| 22 | prescribed by the state board of accounts. This calculation excludes: | |
| 23 | (1) capital outlay; | |
| 24 | (2) debt service; | |
| 25 | (3) costs of transportation; | |
| 26 | (4) salaries of board members; | |
| 27 | (5) contracted service for legal expenses; and | |
| 28 | (6) any expenditure that is made from extracurricular account | |
| 29 | receipts; | |
| 30 | for the school year. | |
| 31 | (d) The capital cost of special equipment for a school year is equal | |
| 32 | to: | |
| 33 | (1) the cost of the special equipment; divided by | |
| 34 | (2) the product of: | |
| 35 | (A) the useful life of the special equipment, as determined | |
| 36 | under the rules adopted by the state board; multiplied by | |
| 37 | (B) the number of students using the special equipment | |
| 38 | during at least part of the school year. | |
| 39 | (e) When an item of expense or cost described in subsection (c) | |
| 40 | cannot be allocated to a class of school, it shall be prorated to all | |
| 41 | classes of schools on the basis of the student enrollment of each class | |
| 42 | in the transferee corporation compared with the total student | |
| | | |
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| 1 | enrollment in the school corporation. | |
|----|--|--|
| 2 | (f) Operating costs shall be allocated to a transfer student for each | |
| 3 | school year by dividing: | |
| 4 | (1) the transferee school corporation's operating costs for the | |
| 5 | class of school in which the transfer student is enrolled; by | |
| 6 | (2) the student enrollment of the class of school in which the | |
| 7 | transfer student is enrolled. | |
| 8 | When a transferred student is enrolled in a transferee corporation for | |
| 9 | less than the full school year of student attendance, the transfer tuition | |
| 10 | shall be calculated by the part of the school year for which the | |
| 11 | transferred student is enrolled. A school year of student attendance | |
| 12 | consists of the number of days school is in session for student | |
| 13 | attendance. A student, regardless of the student's attendance, is enrolled | |
| 14 | in a transferee school unless the student is no longer entitled to be | |
| 15 | transferred because of a change of residence, the student has been | |
| 16 | excluded or expelled from school for the balance of the school year or | |
| 17 | for an indefinite period, or the student has been confirmed to have | |
| 18 | withdrawn from school. The transferor and the transferee corporation | |
| 19 | may enter into written agreements concerning the amount of transfer | |
| 20 | tuition due in any school year. If an agreement cannot be reached, the | |
| 21 | amount shall be determined by the state board, and costs may be | |
| 22 | established, when in dispute, by the state board of accounts. | |
| 23 | (g) A transferee school shall allocate revenues described in | |
| 24 | subsection (b) STEP TWO to a transfer student by dividing: | |
| 25 | (1) the total amount of revenues received during a period; by | |
| 26 | (2) the current ADM of the transferee school for the period in | |
| 27 | which the revenues are received. | |
| 28 | However, for state tuition support distributions or any other state | |
| 29 | distribution computed using less than the total current ADM of the | |
| 30 | transferee school, the transferee school shall allocate the revenues to | |
| 31 | the transfer student by dividing the revenues that the transferee school | |
| 32 | is eligible to receive during the period by the student count used to | |
| 33 | compute the state distribution. | |
| 34 | (h) Instead of the payments provided in subsection (b), the | |
| 35 | transferor corporation or state owing transfer tuition may enter into a | |
| 36 | long term contract with the transferee corporation governing the | |
| 37 | transfer of students. The contract may: | |
| 38 | (1) be entered into for a period of not more than five (5) years | |
| 39 | with an option to renew; | |
| 40 | (2) specify a maximum number of students to be transferred; and | |
| 41 | (3) fix a method for determining the amount of transfer tuition | |
| 42 | and the time of payment, which may be different from that | |
| | | |
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| 1 | provided in section 14 of this chapter. | |
|----|--|---|
| 2 | (i) A school corporation may negotiate transfer tuition agreements | |
| 3 | with a neighboring school corporation that can accommodate additional | |
| 4 | students. Agreements under this section may: | |
| 5 | (1) be for one (1) year or longer; and | |
| 6 | (2) fix a method for determining the amount of transfer tuition or | |
| 7 | time of payment that is different from the method, amount, or | |
| 8 | time of payment that is provided in this section or section 14 of | |
| 9 | this chapter. | |
| .0 | A school corporation may not transfer a student under this section | |
| 1 | without the prior approval of the child's parent. | |
| 2 | SECTION 24 [33]. IC 20-45-8-29 IS ADDED TO THE | |
| 3 | INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS | _ |
| 4 | [EFFECTIVE JULY 1, 2023]: Sec. 29. This chapter expires January | |
| .5 | 1, 2024. | |
| 6 | SECTION $\stackrel{\frown}{\leftarrow}$ [34]. IC 20-45-9 IS ADDED TO THE INDIANA | |
| 7 | CODE AS A NEW CHAPTER TO READ AS FOLLOWS | |
| .8 | [EFFECTIVE JULY 1, 2023]: | |
| 9 | Chapter 9. Dearborn County School Corporations | |
| 20 | Sec. 1. This chapter applies to qualified school corporations for | |
| 21 | years beginning after December 31, 2023. | |
| 22 | Sec. 2. As used in this chapter, "qualified school corporation" | |
| 23 | means a school corporation that has under its jurisdiction any | |
| 24 | territory located in Dearborn County. | |
| 25 | Sec. 3. A qualified school corporation's property tax levy | |
| 26 | under this chapter for a calendar year is a property tax levy for the | |
| 27 | qualified school corporation's operations fund equal to the amount | |
| 28 | of the distribution that the qualified school corporation received in | |
| 29 | 2023 under IC 20-45-8 (before its expiration on January 1, 2024). | |
| 0 | The property tax levy under this chapter is part of the maximum | |
| 1 | permissible ad valorem property tax levy under IC 20-46-8-1 for | |
| 32 | the qualified school corporation's operations fund. | |
| 3 | Sec. 4. Each calendar year, the governing body of a qualified | |
| 4 | school corporation may impose the property tax rate on each one | |
| 35 | hundred dollars (\$100) of assessed valuation of the qualified school | |
| 66 | corporation that is necessary to generate the qualified school | |
| 57 | corporation's property tax levy for the calendar year. | |
| 88 | Sec. 5. Appropriations shall be made from the operations fund | |
| 19 | by the qualified school corporations as other appropriations are | |
| 0 | made either in the annual budget or by additional appropriations. | |
| 1 | SECTION <26 [35]. IC 20-46-1-10.1, AS AMENDED BY | |
| 12 | P.L.174-2022, SECTION 53, IS AMENDED TO READ AS | |
| | | |
| | 2023 IN 1454—LS 7062/DI 134 | |



| 1 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 10.1. (a) This section | |
|----|---|--|
| 2 | applies only to a referendum to allow a school corporation to extend a | |
| 3 | referendum levy. | |
| 4 | (b) The question to be submitted to the voters in the referendum | |
| 5 | must read as follows: | |
| 6 | "Shall the school corporation continue to impose increased | |
| 7 | property taxes paid to the school corporation by homeowners and | |
| 8 | businesses for (insert number of years) years immediately | |
| 9 | following the holding of the referendum for the purpose of | |
| 10 | funding (insert short description of purposes)? The | |
| 11 | property tax increase requested in this referendum was originally | |
| 12 | approved by the voters in (insert the year in which the | |
| 13 | referendum tax levy was approved) and originally increased if | |
| 14 | extended will increase the average property tax paid to the | |
| 15 | school corporation per year on a residence within the school | |
| 16 | corporation by % (insert the original estimated average | |
| 17 | percentage of property tax increase on a residence within the | |
| 18 | school corporation) and originally increased if extended will | |
| 19 | increase the average property tax paid to the school corporation | |
| 20 | per year on a business property within the school corporation by | |
| 21 | % (insert the original estimated average percentage of | |
| 22 | property tax increase on a business within the school | |
| 23 | corporation).". | |
| 24 | (c) The number of years for which a referendum tax levy may be | |
| 25 | extended if the public question under this section is approved may not | |
| 26 | exceed eight (8) years. | |
| 27 | (d) At the request of the governing body of a school corporation | |
| 28 | that proposes to impose property taxes under this chapter, the county | |
| 29 | auditor of the county in which the school corporation is located shall | |
| 30 | determine the estimated average percentage of property tax increase on | |
| 31 | a homestead to be paid to the school corporation that must be included | |
| 32 | in the public question under subsection (b) as follows: | |
| 33 | STEP ONE: Determine the average assessed value of a | |
| 34 | homestead located within the school corporation. for the first | |
| 35 | year in which the referendum levy was imposed. | |
| 36 | STEP TWO: For purposes of determining the net assessed value | |
| 37 | of the average homestead located within the school corporation, | |
| 38 | subtract: | |
| 39 | (A) an amount for the homestead standard deduction under | |
| 40 | IC 6-1.1-12-37 as if the homestead described in STEP ONE | |
| 41 | was eligible for the deduction; and | |
| 12 | (B) an amount for the supplemental homestead deduction | |
| | | |
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| 1 2 | under IC 6-1.1-12-37.5 as if the homestead described in STEP ONE was eligible for the deduction; | |
|-----|---|--|
| 3 | from the result of STEP ONE. | |
| 4 | STEP THREE: Divide the result of STEP TWO by one hundred | |
| 5 | (100). | |
| 6 | STEP FOUR: Determine the overall average tax rate per one | |
| 7 | hundred dollars (\$100) of assessed valuation for the first | |
| 8 | current The instance of the | |
| 9 | property located within the school corporation. | |
| .0 | STEP FIVE: For purposes of determining net property tax | |
| 1 | liability of the average homestead located within the school | |
| | corporation: | |
| 2 | (A) multiply the result of STEP THREE by the result of | |
| 4 | STEP FOUR; and | |
| 5 | (B) as appropriate, apply any currently applicable county | |
| 6 | property tax credit rates and the credit for excessive | |
| 7 | property taxes under IC 6-1.1-20.6-7.5(a)(1). | |
| .8 | STEP SIX: Determine the amount of the school corporation's | |
| 9 | part of the result determined in STEP FIVE. | |
| 20 | STEP SEVEN: Multiply: | |
| 21 | (A) the tax rate that will be imposed if the public question | |
| 22 | is approved by the voters; by | |
| 23 | (B) the result of STEP THREE. | |
| 24 | STEP EIGHT: Divide the result of STEP SEVEN by the result | |
| 25 | of STEP SIX, expressed as a percentage. | |
| 26 | (e) At the request of the governing body of a school corporation | |
| 27 | that proposes to impose property taxes under this chapter, the county | |
| 28 | auditor of the county in which the school corporation is located shall | |
| 29 | determine the estimated average percentage of property tax increase on | |
| 80 | a business property to be paid to the school corporation that must be | |
| 31 | included in the public question under subsection (b) as follows: | |
| 32 | STEP ONE: Determine the average assessed value of business | |
| 33 | property located within the school corporation. for the first year | |
| 34 | in which the referendum levy was imposed. | |
| 35 | STEP TWO: Divide the result of STEP ONE by one hundred | |
| 86 | (100). | |
| 37 | STEP THREE: Determine the overall average tax rate per one | |
| 88 | hundred dollars (\$100) of assessed valuation for the first | |
| 39 | current<>□year in which the referendum levy was imposed on | |
| 10 | property located within the school corporation. | |
| 1 | STEP FOUR: For purposes of determining net property tax | |
| 12 | liability of the average business property located within the | |
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| 1 | school corporation: | |
|----|--|--|
| 2 | (A) multiply the result of STEP TWO by the result of STEP | |
| 3 | THREE; and | |
| 4 | (B) as appropriate, apply any currently applicable county | |
| 5 | property tax credit rates and the credit for excessive | |
| 6 | property taxes under IC 6-1.1-20.6-7.5 as if the applicable | |
| 7 | percentage was three percent (3%). | |
| 8 | STEP FIVE: Determine the amount of the school corporation's | |
| 9 | part of the result determined in STEP FOUR. | |
| .0 | STEP SIX: Multiply: | |
| 1 | (A) the result of STEP TWO; by | |
| 2 | (B) the tax rate that will be imposed if the public question | |
| 3 | is approved by the voters. | |
| 4 | STEP SEVEN: Divide the result of STEP SIX by the result of | |
| .5 | STEP FIVE, expressed as a percentage. | |
| 6 | (f) The county auditor shall certify the estimated average | |
| 7 | percentage of property tax increase on a homestead to be paid to the | |
| 8 | school corporation determined under subsection (d), and the estimated | |
| 9 | average percentage of property tax increase on a business property to | |
| 20 | be paid to the school corporation determined under subsection (e), in | |
| 21 | a manner prescribed by the department of local government finance, | |
| 22 | and provide the certification to the governing body of the school | |
| 23 | corporation that proposes to impose property taxes. | |
| 24 | SECTION <27>[36]. IC 20-46-8-11 IS ADDED TO THE | |
| 25 | INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS | |
| 26 | [EFFECTIVE JULY 1, 2023]: Sec. 11. (a) This section applies to a | |
| 27 | qualified school corporation that imposes a property tax levy under | |
| 28 | IC 20-45-9 for years beginning after December 31, 2023. | |
| 29 | (b) As used in this section, "qualified school corporation" has | |
| 80 | the meaning set forth in IC 20-45-9-2. | |
| 31 | (c) The property tax levy limits imposed by section 1 of this | |
| 32 | chapter do not apply to property taxes imposed by a qualified | |
| 33 | school corporation under IC 20-45-9. | |
| 34 | (d) For the purpose of computing the maximum permissible | |
| 35 | operations fund property tax levy imposed on a qualified school | |
| 86 | corporation by section 1 of this chapter, the qualified school | |
| 37 | corporation's maximum permissible operations fund levy for a | |
| 88 | particular year does not include that part of the levy described in | |
| 39 | subsection (c). | |
| 10 | SECTION $\stackrel{\textstyle \checkmark}{\cancel{\sim}}$ [37]. IC 20-46-9-10, AS AMENDED BY | |
| 1 | P.L.174-2022, SECTION 56, IS AMENDED TO READ AS | |
| 12 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 10. (a) This section | |
| | | |
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| l | applies only to a referendum to allow a school corporation to extend a | |
|----------|--|--|
| 2 | referendum tax levy. | |
| 3 | (b) The question to be submitted to the voters in the referendum | |
| 4 | must read as follows: | |
| 5 | "Shall the school corporation continue to impose increased | |
| 6 | property taxes paid to the school corporation by homeowners and | |
| 7 | businesses for (insert number of years) years immediately | |
| 8 | following the holding of the referendum for the purpose of | |
| 9 | funding (insert short description of purposes)? The | |
| 0 | property tax increase requested in this referendum was originally | |
| 1 | approved by the voters in (insert the year in which the | |
| 2 | referendum tax levy was approved) and originally increased if | |
| 3 | extended will increase the average property tax paid to the | |
| 4 | school corporation per year on a residence within the school | |
| .5 | corporation by % (insert the original estimated average | |
| .6 | percentage of property tax increase on a residence within the | |
| 7 | school corporation) and originally increased if extended will | |
| 8 | increase the average property tax paid to the school corporation | |
| 9 | per year on a business property within the school corporation by | |
| 20 | % (insert the original estimated average percentage of | |
| 21 | property tax increase on a business within the school | |
| | corporation).". | |
| 22 23 | (c) The number of years for which a referendum tax levy may be | |
| 24 | extended if the public question under this section is approved may not | |
| 25 | exceed the number of years for which the expiring referendum tax levy | |
| 26 | was imposed. | |
| 27 | (d) At the request of the governing body of a school corporation | |
| 28 | that proposes to impose property taxes under this chapter, the county | |
| 29 | auditor of the county in which the school corporation is located shall | |
| 30 | determine the estimated average percentage of property tax increase on | |
| 31 | a homestead to be paid to the school corporation that must be included | |
| 32 | in the public question under subsection (b) as follows: | |
| 33 | STEP ONE: Determine the average assessed value of a | |
| 34 | homestead located within the school corporation. for the first | |
| 35 | year in which the referendum levy was imposed. | |
| 36 | STEP TWO: For purposes of determining the net assessed value | |
| 37 | of the average homestead located within the school corporation, | |
| 88 | subtract: | |
| 39 | (A) an amount for the homestead standard deduction under | |
| 10 | IC 6-1.1-12-37 as if the homestead described in STEP ONE | |
| 1 | was eligible for the deduction; and | |
| 12 | (B) an amount for the supplemental homestead deduction | |
| | ** | |
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| 1 | under IC 6-1.1-12-37.5 as if the homestead described in | |
|----|---|----|
| 2 | STEP ONE was eligible for the deduction; | |
| 3 | from the result of STEP ONE. | |
| 4 | STEP THREE: Divide the result of STEP TWO by one hundred | |
| 5 | (100). | |
| 6 | STEP FOUR: Determine the overall average tax rate per one | |
| 7 | hundred dollars (\$100) of assessed valuation for the first | |
| 8 | current ←> | |
| 9 | property located within the school corporation. | |
| 10 | STEP FIVE: For purposes of determining net property tax | |
| 11 | liability of the average homestead located within the school | |
| 12 | corporation: | |
| 13 | (A) multiply the result of STEP THREE by the result of | |
| 14 | STEP FOUR; and | |
| 15 | (B) as appropriate, apply any currently applicable county | IV |
| 16 | property tax credit rates and the credit for excessive | |
| 17 | property taxes under IC 6-1.1-20.6-7.5(a)(1). | |
| 18 | STEP SIX: Determine the amount of the school corporation's | |
| 19 | part of the result determined in STEP FIVE. | |
| 20 | STEP SEVEN: Multiply: | |
| 21 | (A) the tax rate that will be imposed if the public question | |
| 22 | is approved by the voters; by | |
| 23 | (B) the result of STEP THREE. | |
| 24 | STEP EIGHT: Divide the result of STEP SEVEN by the result | |
| 25 | of STEP SIX, expressed as a percentage. | |
| 26 | (e) At the request of the governing body of a school corporation | |
| 27 | that proposes to impose property taxes under this chapter, the county | |
| 28 | auditor of the county in which the school corporation is located shall | |
| 29 | determine the estimated average percentage of property tax increase on | |
| 30 | a business property to be paid to the school corporation that must be | |
| 31 | included in the public question under subsection (b) as follows: | |
| 32 | STEP ONE: Determine the average assessed value of business | |
| 33 | property located within the school corporation. for the first year | |
| 34 | in which the referendum levy was imposed. | |
| 35 | STEP TWO: Divide the result of STEP ONE by one hundred | |
| 36 | (100). | |
| 37 | STEP THREE: Determine the overall average tax rate per one | |
| 38 | hundred dollars (\$100) of assessed valuation for the first | |
| 39 | current ←>□year in which the referendum levy was imposed on | |
| 40 | property located within the school corporation. | |
| 41 | STEP FOUR: For purposes of determining net property tax | |
| 42 | liability of the average business property located within the | |
| | | |
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| 1 | school corporation: | |
|------------|---|--|
| 2 | (A) multiply the result of STEP TWO by the result of STEP | |
| 3 | THREE; and | |
| 4 | (B) as appropriate, apply any currently applicable county | |
| 5 | property tax credit rates and the credit for excessive | |
| 6 | property taxes under IC 6-1.1-20.6-7.5 as if the applicable | |
| 7 | percentage was three percent (3%). | |
| 8 | STEP FIVE: Determine the amount of the school corporation's | |
| 9 | part of the result determined in STEP FOUR. | |
| 10 | STEP SIX: Multiply: | |
| 11 | (A) the result of STEP TWO; by | |
| 12 | (B) the tax rate that will be imposed if the public question | |
| 13 | is approved by the voters. | |
| 14 | STEP SEVEN: Divide the result of STEP SIX by the result of | |
| 15 | STEP FIVE, expressed as a percentage. | |
| 16 | (f) The county auditor shall certify the estimated average | |
| 17 | percentage of property tax increase on a homestead to be paid to the | |
| 18 | school corporation determined under subsection (d), and the estimated | |
| 19 | average percentage of property tax increase on a business property to | |
| 20 | be paid to the school corporation determined under subsection (e), in | |
| 21 | a manner prescribed by the department of local government finance, | |
| 22 | and provide the certification to the governing body of the school | |
| 23 | corporation that proposes to impose property taxes. | |
| 24 | SECTION <29 [38. IC 36-1-12-4, AS AMENDED BY | |
| 25 | P.L.134-2021, SECTION 11, IS AMENDED TO READ AS | |
| 26 | FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 4. (a) This section | |
| 27 | applies whenever the cost of a public work project will be at least the | |
| 28 | following: | |
| 29 | (1) Three hundred thousand dollars (\$300,000), if the | |
| 30 | political subdivision is a school corporation. | |
| 31 | (2) One hundred fifty thousand dollars (\$150,000), if the | |
| 32 | political subdivision is not a school corporation. | |
| 33 | (b) The board must comply with the following procedure: | |
| 34 | (1) The board shall prepare general plans and specifications | |
| 35 | describing the kind of public work required, but shall avoid | |
| 36 | specifications which might unduly limit competition. If the | |
| 37 | project involves the resurfacing (as defined by IC 8-14-2-1) of a | |
| 38 | road, street, or bridge, the specifications must show how the | |
| 39 | weight or volume of the materials will be accurately measured | |
| 40 | and verified. | |
| 4 1 | (2) The board shall file the plans and specifications in a place | |
| 12 | reasonably accessible to the public, which shall be specified in | |
| | | |
| | 2023 IN 1454—LS 7062/DI 134 | |



| 1 | the notice required by subdivision (3). | |
|--|--|--|
| 2 | (3) Upon the filing of the plans and specifications, the board | |
| 3 | shall publish notice in accordance with IC 5-3-1 calling for | |
| 4 | sealed proposals for the public work needed. If the board | |
| 5 | receives electronic bids as set forth in subsection (d), the board | |
| 6 | shall also provide electronic access to the notice of the bid | |
| 7 | solicitation through the computer gateway administered under | |
| 8 | IC 4-13.1-2-2(a)(6) by the office of technology. | |
| 9 | (4) The notice must specify the place where the plans and | |
| 10 | specifications are on file and the date fixed for receiving bids. | |
| 11 | (5) The period of time between the date of the first publication | |
| 12 | and the date of receiving bids shall be governed by the size of | |
| 13 | the contemplated project in the discretion of the board. The | |
| 14 | period of time between the date of the first publication and | |
| 15 | receiving bids may not be more than: | |
| 16 | (A) six (6) weeks if the estimated cost of the public works | |
| 17 | project is less than twenty-five million dollars | |
| 18 | (\$25,000,000); and | |
| 19 | (B) ten (10) weeks if the estimated cost of the public works | |
| 20 | project is at least twenty-five million dollars (\$25,000,000). | |
| | (6) The board shall require the bidder to submit a financial | |
| 21 22 23 24 25 26 27 | statement, a statement of experience, a proposed plan or plans | |
| 23 | for performing the public work, and the equipment that the | |
| 24 | bidder has available for the performance of the public work. The | |
| 25 | statement shall be submitted on forms prescribed by the state | |
| 26 | board of accounts. | |
| 27 | (7) The board may not require a bidder to submit a bid before the | |
| 28 | meeting at which bids are to be received. The meeting for | |
| 29 | receiving bids must be open to the public. All bids received shall | |
| 30 | be opened publicly and read aloud at the time and place | |
| 31 | designated and not before. Notwithstanding any other law, bids | |
| 32 | may be opened after the time designated if both of the following | |
| 33 | apply: | |
| 34 | (A) The board makes a written determination that it is in the | |
| 35 | best interest of the board to delay the opening. | |
| 36 | (B) The day, time, and place of the rescheduled opening are | |
| 37 | announced at the day, time, and place of the originally | |
| 38 | scheduled opening. | |
| 39 | (8) Except as provided in subsection (c), the board shall: | |
| 40 | (A) award the contract for public work or improvements to | |
| 41 | the lowest responsible and responsive bidder; or | |
| 42 | (B) reject all bids submitted. | |
| | | |
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| | (9) If the board awards the contract to a bidder other than the | |
|----|--|---|
| | lowest bidder, the board must state in the minutes or | |
| | memoranda, at the time the award is made, the factors used to | |
| | determine which bidder is the lowest responsible and responsive | |
| | bidder and to justify the award. The board shall keep a copy of | |
| | the minutes or memoranda available for public inspection. | |
| | (10) In determining whether a bidder is responsive, the board | |
| | may consider the following factors: | |
| | (A) Whether the bidder has submitted a bid or quote that | |
| | conforms in all material respects to the specifications. | |
| | (B) Whether the bidder has submitted a bid that complies | |
| | specifically with the invitation to bid and the instructions to | |
| | bidders. | |
| | (C) Whether the bidder has complied with all applicable | 1 |
| | statutes, ordinances, resolutions, or rules pertaining to the | |
| | award of a public contract. | |
| | (11) In determining whether a bidder is a responsible bidder, the | |
| | board may consider the following factors: | |
| | (A) The ability and capacity of the bidder to perform the | |
| | work. | |
| | (B) The integrity, character, and reputation of the bidder. | |
| | (C) The competence and experience of the bidder. | |
| | (12) The board shall require the bidder to submit an affidavit: | |
| | (A) that the bidder has not entered into a combination or | |
| | agreement: | |
| | (i) relative to the price to be bid by a person; | |
| | (ii) to prevent a person from bidding; or | |
| | (iii) to induce a person to refrain from bidding; and | |
| | (B) that the bidder's bid is made without reference to any | |
| | other bid. | |
| | (c) Notwithstanding subsection (b)(8), a county may award sand, | |
| gr | ravel, asphalt paving materials, or crushed stone contracts to more | |
| _ | an one (1) responsible and responsive bidder if the specifications | |
| | low for bids to be based upon service to specific geographic areas and | |
| th | e contracts are awarded by geographic area. The geographic areas do | |
| nc | ot need to be described in the specifications. | _ |
| | (d) Notwithstanding subsection (b), a board may receive electronic | |
| bi | ds for the public work if: | |
| | (1) the solicitation for bids indicates the procedure for | |
| | transmitting the electronic bid to the board; and | |
| | (2) the board receives the bid on a facsimile machine or system | |
| | with a security feature that protects the content of an electronic | |
| | <u> </u> | |
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| bid with | the same degree of protection as the content of a bid | |
|------------------|--|--|
| that is no | ot transmitted by a facsimile machine. | |
| (e) A board | d may select a vendor to provide an electronic platform | |
| to accommodat | te the electronic bidding process. | |
| SECTION | 39. IC 36-1-12-4.7, AS AMENDED BY P.L.43-2019, | |
| SECTION 3, IS | AMENDED TO READ AS FOLLOWS [EFFECTIVE | |
| JULY 1, 2023] | : Sec. 4.7. (a) This section applies whenever a public | |
| work project is | estimated to cost at least the following: | |
| (1) Fifty | thousand dollars (\$50,000) and less than one hundred | |
| fifty thou | usand dollars (\$150,000). three hundred thousand | |
| dollars (| (\$300,000), if the political subdivision is a school | |
| corporat | tion. | |
| (2) Fifty | y thousand dollars (\$50,000) and less than one | |
| hundred | fifty thousand dollars (\$150,000), if the political | |
| subdivis | ion is not a school corporation. | |
| (b) The bo | ard must proceed under the following provisions: | |
| (1) The b | poard shall invite quotes from at least three (3) persons | |
| known to | o deal in the class of work proposed to be done by | |
| mailing t | hem a notice stating that plans and specifications are on | |
| | pecified office. The notice must be mailed not less than | |
| |) days before the time fixed for receiving quotes. | |
| | poard may not require a person to submit a quote before | |
| | ing at which quotes are to be received. The meeting for | |
| | g quotes must be open to the public. All quotes received | |
| | opened publicly and read aloud at the time and place | |
| | ed and not before. | |
| | poard shall award the contract for the public work to the | |
| | esponsible and responsive quoter. | |
| | poard may reject all quotes submitted. | |
| | 40. IC 36-1-12-4.9, AS ADDED BY P.L.176-2009, | |
| | S AMENDED TO READ AS FOLLOWS [EFFECTIVE | |
| | : Sec. 4.9. (a) This section applies to a public work for | |
| | ration, routine repair, or routine maintenance of existing | |
| | dings, or real property if the cost of the public work is | |
| | less than the following: | |
| | e hundred thousand dollars (\$300,000) if the political | |
| | ion is a school corporation. | |
| | hundred fifty thousand dollars (\$150,000), if the | |
| | subdivision is not a school corporation. | |
| | pard may award a contract for a public work described | |
| | a) in the manner provided in IC 5-22. | |
| | 41. IC 36-1-12-24, AS AMENDED BY P.L.72-2018, | |
| <u>= =====+1</u> | | |
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| | | |



| SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE |
|--|
| JULY 1, 2023]: Sec. 24. (a) As used in this section, "contractor" |
| includes a subcontractor of a contractor. |
| (b) IC 4-13-18, regarding drug testing of employees of public |
| works contractors, applies to a public works contract |
| (1) if the estimated cost of the public works contract is at least |
| the following: |
| (1) Three hundred thousand dollars (\$300,000), if the |
| contract is for a public school corporation. |
| (2) One hundred fifty thousand dollars (\$150,000); and |
| (\$150,000), if the contract is for a political subdivision other |
| than a school corporation. |
| (2) that is awarded under this chapter after June 30, 2016. |
| (c) An employee drug testing program submitted to the board |
| under this section must have been effective and applied at the time of |
| the solicitation for bids. |
| (d) A contractor who has previously filed a copy of the contractor's |
| employee drug testing program with the board in the current calendar |
| year or within the previous two (2) calendar years satisfies the |
| requirement for submitting an employee drug testing program, unless |
| the employee drug testing program has been revised. SECTION 42. IC 36-1.5-4-40.5, AS AMENDED BY |
| P.L.159-2020, SECTION 77, IS AMENDED TO READ AS |
| FOLLOWS [EFFECTIVE JANUARY 1, 2024]: Sec. 40.5. The |
| following apply in the case of a reorganization under this article that |
| includes a township and another political subdivision: |
| (1) If the township borrowed money from a township fund under |
| IC 36-6-6-14(c) to pay the operating expenses of the township |
| fire department or a volunteer fire department before the |
| reorganization: |
| (A) the reorganized political subdivision is not required to |
| repay the entire loan during the following year; and |
| (B) the reorganized political subdivision may repay the loan |
| in installments during the following five (5) years. |
| (2) Except as provided in subdivision (3): |
| (A) the reorganized political subdivision continues to be |
| responsible after the reorganization for providing township |
| services in all areas of the township, including within the |
| territory of a municipality in the township that does not |
| participate in the reorganization; and |
| (B) the reorganized political subdivision retains the powers |
| of a township after the reorganization in order to provide |
| 2022 |
| |



| 1 | township services as required by clause (A). | |
|----------------------|---|--|
| 2 | (3) Powers and duties of the reorganized political subdivision | |
| 3 | may be transferred as authorized in an interlocal cooperation | |
| 4 | agreement approved under IC 36-1-7 or as authorized in a | |
| 5 | cooperative agreement approved under IC 36-1.5-5. | |
| 6 | (4) If all or part of a municipality in the township is not | |
| 7 | participating in the reorganization, not less than ten (10) | |
| 8 | township taxpayers who reside within territory that is not | |
| 9 | participating in the reorganization may file a petition with the | |
| .0 | county auditor protesting the reorganized political subdivision's | |
| .1 | township assistance levy. The petition must be filed not more | |
| .2 | than thirty (30) days after the reorganized political subdivision | |
| .3 | finally adopts the reorganized political subdivision's township | |
| .4 | assistance levy. The petition must state the taxpayers' objections | |
| .5 | and the reasons why the taxpayers believe the reorganized | |
| .6 | political subdivision's township assistance levy is excessive or | |
| .7 | unnecessary. The county auditor shall immediately certify a copy | |
| .8 | of the petition, together with other data necessary to present the | |
| .9 | questions involved, to the department of local government | |
| 20 | finance. Upon receipt of the certified petition and other data, the | |
| 21 | department of local government finance shall fix a time and | |
| 22 | place for the hearing of the matter. The hearing shall be held not | |
| 22 23 24 25 | less than five (5) days and not more than thirty (30) days after | |
| 24 | the receipt of the certified documents. The hearing shall be held | |
| 25 | in the county where the petition arose. Notice of the hearing | |
| 26 | shall be given by the department of local government finance to | |
| 27 | the reorganized political subdivision and to the first ten (10) | |
| 28 | taxpayer petitioners listed on the petition by letter. The letter | |
| 29 | shall be sent to the first ten (10) taxpayer petitioners at the | |
| 30 | taxpayers' usual place of residence at least five (5) days before | |
| 31 | the date of the hearing. After the hearing, the department of local | |
| 32 | government finance may reduce the reorganized political | |
| 33 | subdivision's township assistance levy to the extent that the levy | |
| 34 | is excessive or unnecessary. A taxpayer who signed a petition | |
| 35 | under this subdivision or a reorganized political subdivision | |
| 36 | against which a petition under this subdivision is filed may | |
| 37 | petition for judicial review of the final determination of the | |
| 38 | department of local government finance under this subdivision. | |
| 39 | The petition must be filed in the tax court not more than | |
| 10 | forty-five (45) days after the date of the department of local | |
| 11 | government finance's final determination. | |
| 12 | (5) Section 40 of this chapter applies to the debt service levy of | |
| | | |
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| the r | reorganized political subdivision and to the department of |
|--------------|--|
| local | government finance's determination of the new maximum |
| perm | nissible ad valorem property tax levy for the reorganized |
| <u>polit</u> | ical subdivision. |
| <u>(6) T</u> | The reorganized political subdivision may not borrow money |
| unde | er IC 36-6-6-14(b) or IC 36-6-6-14(c). |
| <u>(7) T</u> | he new maximum permissible ad valorem property tax levy |
| for 1 | the reorganized political subdivision's firefighting and |
| <u>eme</u> | rgency services fund under IC 36-8-13-4 |
| <u>IC 3</u> | 6-8-13-4(a)(1) or the combined levies for the township |
| firef | ighting fund and township emergency services fund |
| desc | ribed in IC 36-8-13-4(a)(2) is equal to: |
| | (A) the result of: |
| | (i) the maximum permissible ad valorem property tax |
| | levy for the township's firefighting and emergency |
| | services fund under IC 36-8-13-4 IC 36-8-13-4(a)(1) |
| | or the combined ad valorem property tax levies for |
| | the township firefighting fund and township |
| | emergency services fund described in |
| | IC 36-8-13-4(a)(2), as applicable, in the year |
| | preceding the year in which the reorganization is |
| | effective; multiplied by |
| | (ii) the maximum levy growth quotient applicable for |
| | property taxes first due and payable in the year in |
| | which the reorganization is effective; plus |
| | (B) any amounts borrowed by the township under |
| | IC 36-6-6-14(b) or IC 36-6-6-14(c) in the year preceding the |
| | year in which the reorganization is effective. |
| SECT | ION 43. IC 36-6-6-14, AS AMENDED BY P.L.203-2016, |
| | 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE |
| | (1, 2024]: Sec. 14. (a) At any special meeting, if two (2) or |
| | bers give their consent, the legislative body may determine |
| - | here is a need for fire and emergency services or other |
| | requiring the expenditure of money not included in the |
| | budget estimates and levy. |
| | bject to section 14.5 of this chapter, if the legislative body |
| | n need for fire and emergency services or other emergency |
| | hay issue a special order, entered and signed on the record, |
| | g the executive to borrow a specified amount of money |
| | o meet the emergency. However, the legislative body may |
| | ze the executive to borrow money under this subsection in |
| | three (3) calendar years during any five (5) year period. |
| | |
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| | tive to borrow a specified sum from a township |
|---------------------|---|
| | <u> </u> |
| | ownship firefighting or emergency services fund, |
| | the township firefighting fund or township es fund if the legislative body finds that the |
| | g the expenditure of money is related to paying the |
| | |
| | of a township fire department or a volunteer fire |
| | ext annual session, the legislative body shall cover |
| | making a levy to the credit of the fund for which the |
| | red under this subsection. |
| | ning whether a fire and emergency services need |
| | ne expenditure of money not included in the |
| | estimates and levy, the legislative body and any |
| | y considering the approval of the additional |
| | asider the following factors: |
| | nt and projected certified and noncertified public |
| | needs of the township. |
| | ent and projected need for fire and emergency |
| | in the jurisdiction served by the township. |
| | icable national standards or recommendations for |
| | of fire protection and emergency services. |
| | nd projected growth in the number of residents and |
| | served by the township, emergency service runs, |
| | noncertified personnel, and other appropriate |
| | public safety needs in the jurisdiction served by the |
| township. | |
| | omparisons for certified and noncertified public |
| | nnel in the township and other surrounding or |
| comparable ju | |
| | ual expenditures for fire and emergency services, |
| | amounts budgeted under this chapter. |
| | and projected growth in the assessed value of |
| | iring protection in the jurisdiction served by the |
| township. | |
| | ors directly related to the provision of public safety |
| | risdiction served by the township. |
| | the township received additional funds under this |
| | nediately preceding budget year for an approved |
| | viewing authority shall take into consideration the |
| | the immediately preceding budget year and the |
| continued need for | funding the services and operations to be funded |
| with the proceeds o | f the loan. |
| | |
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| | 44. IC 36-7-14-19.5, AS AMENDED BY SECTION 3, IS AMENDED TO READ AS FOLLOWS |
|------------------|---|
| | ULY 1, 2023]: Sec. 19.5. (a) Notwithstanding section |
| | er, a redevelopment commission may purchase property |
| | with this section that the redevelopment commission |
| determines is: | |
| (1) blight | ed; |
| (2) unsaf | |
| (3) abanc | <u></u> - |
| (4) forecl | |
| | urally damaged; |
| from a willing s | |
| (b) A re | development commission may purchase property |
| | osection (a) as follows: |
| (1) The r | edevelopment commission may purchase the property |
| if: | |
| (A) | the sale price of the property is not more than |
| <u>twer</u> | ty-five thousand dollars (\$25,000) fifty thousand |
| doll | ars (\$50,000) or the property is for sale by another |
| gove | rnmental agency; and |
| <u>(B) 1</u> | he redevelopment commission: |
| | (i) has a sufficient fund balance available; or |
| | (ii) issues an obligation from public funds; |
| for t | ne purchase of the property. |
| (2) If the | sale price of the property is greater than twenty-five |
| <u>thousand</u> | dollars (\$25,000), fifty thousand dollars (\$50,000), a |
| redevelo | oment commission shall obtain two (2) independent |
| <u>appraisal</u> | s of fair market value of the property. Any agreement |
| | development commission to: |
| (A) 1 | make a purchase under this subdivision that exceeds the |
| grea | ter of the two (2) appraisals; |
| | make payments for the property to be purchased for a |
| | exceeding three (3) years; or |
| | pay a purchase price for the property that exceeds five |
| | on dollars (\$5,000,000); |
| | to prior approval of the legislative body of the unit. |
| | ations for the purchase of property may be carried on |
| | redevelopment commission, by its employees, or by |
| | ons, but no option, contract, or understanding relative |
| | of real property is binding on the commission until |
| | eccepted by the commission in writing. The commission |
| may authorize t | he payment of a nominal fee to bind an option and as a |
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| part of the consideration for conveyance may agree to pay the expense | <u> </u> |
|---|----------|
| incident to the conveyance and determination of the title to the | <u> </u> |
| property. Payment for the property purchase shall be made when and | 1 |
| as directed by the commission but only on delivery of proper | r |
| nstruments conveying the title or interest of the owner to the "City (or | <u>r</u> |
| Town or County) of , Department of Redevelopment". | |
| (d) All real property and interests in real property acquired by the | <u> </u> |
| redevelopment commission are free and clear of all governmental liens | • |
| assessments, and other governmental charges except for curren | <u>t</u> |
| property taxes, which must be prorated to the date of acquisition. | |
| SECTION 46. IC 36-8-12-13, AS AMENDED BY P.L.10-2019 | , |
| SECTION 140, IS AMENDED TO READ AS FOLLOWS | 3 |
| [EFFECTIVE JANUARY 1, 2024]: Sec. 13. (a) Except as provided in | <u>1</u> |
| subsection (b), the volunteer fire department that responds first to an | 1 |
| incident may impose a charge on the owner of property, the owner o | <u>f</u> |
| a vehicle, or a responsible party (as defined in IC 13-11-2-191(d)) tha | <u>t</u> |
| is involved in a hazardous material or fuel spill or chemical or | <u>r</u> |
| hazardous material related fire (as defined in IC 13-11-2-96(b)): | _ |
| (1) that is responded to by the volunteer fire department; and | |
| (2) that members of that volunteer fire department assisted in | 1 |
| extinguishing, containing, or cleaning up. | _ |
| A second or subsequently responding volunteer fire department may | y |
| not impose a charge on an owner or responsible party under this | - S |
| section, although it may be entitled to reimbursement from the firs | <u>t</u> |
| responding volunteer fire department in accordance with an interloca | 1 |
| or other agreement. | _ |
| (b) A volunteer fire department that is funded, in whole or in part | : |
| (1) by taxes imposed by a unit; or | _ |
| (2) by a contract with a unit; | |
| may not impose a charge under subsection (a) on a natural person who | <u>)</u> |
| resides or pays property taxes within the boundaries of the uni | <u>t</u> |
| described in subdivision (1) or (2), unless the spill or the chemical or | <u>r</u> |
| hazardous material fire poses an imminent threat to persons or | r |
| property. | |
| (c) The volunteer fire department shall bill the owner of | r |
| responsible party of the vehicle for the total dollar value of the | <u>-</u> |
| assistance that was provided, with that value determined by a method | _ |
| that the state fire marshal shall establish under section 16 of this | _ |
| chapter. A copy of the fire incident report to the state fire marshal mus | _ |
| accompany the bill. This billing must take place within thirty (30) days | _ |
| after the assistance was provided. The owner or responsible party shal | _ |
| remit payment directly to the governmental unit providing the service | |
| | _ |
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| | |



| the township firefighting fund established in | n |
|--|------------|
| IC 36-8-13-4(a)(2)(A); | _ |
| (2) used to pay principal and interest on a loan made by the | <u>ie</u> |
| department of homeland security established by IC 10-19-2-1 or | <u>or</u> |
| a division of the department for the purchase of new or used | <u>d</u> |
| firefighting and other emergency equipment or apparatus; or | |
| (3) used for the purchase of equipment, buildings, and property | ty |
| for firefighting, fire protection, and other emergency services. | <u>.</u> |
| (d) Any administrative fees charged by a fire department's agent | <u>nt</u> |
| nust be paid only from fees that are collected and allowed by Indiana | <u>1a</u> |
| aw and the fire marshal's schedule of fees. | |
| (e) An agent who processes fees on behalf of a fire department | |
| hall send all bills, notices, and other related materials to both the fire | <u>re</u> |
| lepartment and the person being billed for services. | |
| (f) All fees allowed by Indiana law and the fire marshal's fee | <u>e</u> |
| chedule must be itemized separately from any other charges. | |
| (g) The volunteer fire department may maintain a civil action to | |
| ecover an unpaid charge that is imposed under subsection (a) and may, | |
| f it prevails, recover all costs of the action, including reasonable | <u>le</u> |
| attorney's fees. | |
| SECTION 47. IC 36-8-12-16, AS AMENDED BY P.L.208-2011, | |
| SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE | |
| ANUARY 1, 2024]: Sec. 16. (a) A volunteer fire department that | |
| provides service within a jurisdiction served by the department may | _ |
| establish a schedule of charges for the services that the department | |
| provides not to exceed the state fire marshal's recommended schedule | |
| for services. The volunteer fire department or its agent may collect a | |
| ervice charge according to this schedule from the owner of property | ι <u>y</u> |
| hat receives service if the following conditions are met: (1) At the following times, the department gives notice under | O# |
| (1) At the following times, the department gives notice under IC 5-3-1-4(d) in each political subdivision served by the | |
| department of the amount of the service charge for each service | |
| that the department provides: | <u>,c</u> |
| (A) Before the schedule of service charges is initiated. | |
| (B) When there is a change in the amount of a service | 20 |
| charge. | <u>,,,</u> |
| (2) The property owner has not sent written notice to the | ne. |
| department to refuse service by the department to the owner's | |
| property. | |
| property. | |
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| (3) | The bill for payment of the service charge: |
|---------------|--|
| | (A) is submitted to the property owner in writing within |
| | thirty (30) days after the services are provided; |
| | (B) includes a copy of a fire incident report in the form |
| | prescribed by the state fire marshal, if the service was |
| | provided for an event that requires a fire incident report; |
| | (C) must contain verification that the bill has been approved |
| | by the chief of the volunteer fire department; and |
| | (D) must contain language indicating that correspondence |
| | from the property owner and any question from the property |
| | owner regarding the bill should be directed to the |
| | department. |
| <u>(4)</u> | Payment is remitted directly to the governmental unit |
| pro | viding the service. |
| (b) A | volunteer fire department shall use the revenue collected |
| • | ire service charges under this section: |
| (1) | for the purchase of equipment, buildings, and property for |
| fire | fighting, fire protection, or other emergency services; |
| (2) | for deposit in the township firefighting and emergency |
| ser | vices fund established under IC 36-8-13-4; |
| IC | 36-8-13-4(a)(1) or the township firefighting fund |
| esta | ablished under IC 36-8-13-4(a)(2)(A); or |
| <u>(3)</u> | to pay principal and interest on a loan made by the |
| dep | artment of homeland security established by IC 10-19-2-1 or |
| a d | ivision of the department for the purchase of new or used |
| fire | fighting and other emergency equipment or apparatus. |
| (c) A | ny administrative fees charged by a fire department's agent |
| must be p | aid only from fees that are collected and allowed by Indiana |
| law and th | ne fire marshal's schedule of fees. |
| (d) A | an agent who processes fees on behalf of a fire department |
| shall send | all bills, notices, and other related materials to both the fire |
| departmen | nt and the person being billed for services. |
| <u>(e)</u> A | all fees allowed by Indiana law and the fire marshal's fee |
| schedule | must be itemized separately from any other charges. |
| <u>(f) If</u> | at least twenty-five percent (25%) of the money received by |
| a voluntee | er fire department for providing fire protection or emergency |
| services i | s received under one (1) or more contracts with one (1) or |
| more pol | itical subdivisions (as defined in IC 34-6-2-110), the |
| legislative | e body of a contracting political subdivision must approve the |
| schedule o | of service charges established under subsection (a) before the |
| schedule | of service charges is initiated in that political subdivision. |
| (g) A | volunteer fire department that: |
| | |
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| (1) has contracted with a political subdivision to provide fire |
|---|
| protection or emergency services; and |
| (2) charges for services under this section; |
| nust submit a report to the legislative body of the political subdivision |
| efore April 1 of each year indicating the amount of service charges |
| collected during the previous calendar year and how those funds have |
| peen expended. |
| (h) The state fire marshal shall annually prepare and publish a |
| recommended schedule of service charges for fire protection services. |
| (i) The volunteer fire department or its agent may maintain a civil |
| action to recover an unpaid service charge under this section and may, |
| f it prevails, recover all costs of the action, including reasonable |
| attorney's fees. |
| SECTION 48. IC 36-8-12-17, AS AMENDED BY P.L.208-2011, |
| SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE |
| [ANUARY 1, 2024]: Sec. 17. (a) If a political subdivision has not |
| mposed its own false alarm fee or service charge, a volunteer fire |
| department that provides service within the jurisdiction may establish |
| a service charge for responding to false alarms. The volunteer fire |
| lepartment may collect the false alarm service charge from the owner |
| of the property if the volunteer fire department dispatches firefighting |
| apparatus or personnel to a building or premises in the township in |
| response to: |
| (1) an alarm caused by improper installation or improper |
| maintenance; or |
| (2) a drill or test, if the fire department is not previously notified |
| that the alarm is a drill or test. |
| However, if the owner of property that constitutes the owner's residence |
| establishes that the alarm is under a maintenance contract with an |
| alarm company and that the alarm company has been notified of the |
| mproper installation or maintenance of the alarm, the alarm company |
| s liable for the payment of the fee or service charge. |
| (b) Before establishing a false alarm service charge, the volunteer |
| Fire department must provide notice under IC 5-3-1-4(d) in each |
| political subdivision served by the department of the amount of the |
| Talse alarm service charge. The notice required by this subsection must |
| be given: |
| (1) before the false alarm service charge is initiated; and |
| (2) before a change in the amount of the false alarm service |
| charge. |
| (c) A volunteer fire department may not collect a false alarm |
| service charge from a property owner or alarm company unless the |
| |
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| department's bill for payment of the service charge: | |
|---|---|
| (1) is submitted to the property owner in writing within thirty | |
| (30) days after the false alarm; and | |
| (2) includes a copy of a fire incident report in the form | |
| prescribed by the state fire marshal. | |
| (d) A volunteer fire department shall use the money collected from | |
| the false alarm service charge imposed under this section: | |
| (1) for the purchase of equipment, buildings, and property for | |
| fire fighting, fire protection, or other emergency services; | |
| (2) for deposit in the township firefighting and emergency | |
| services fund established under IC 36-8-13-4; | |
| IC 36-8-13-4(a)(1) or the township firefighting fund | |
| established under IC 36-8-13-4(a)(2)(A); or | |
| (3) to pay principal and interest on a loan made by the | |
| department of homeland security established by IC 10-19-2-1 or | |
| a division of the department for the purchase of new or used | |
| firefighting and other emergency equipment or apparatus. | |
| (e) If at least twenty-five percent (25%) of the money received by | |
| a volunteer fire department for providing fire protection or emergency | |
| services is received under one (1) or more contracts with one (1) or | |
| more political subdivisions (as defined in IC 34-6-2-110), the | |
| legislative body of a contracting political subdivision must approve the | |
| false alarm service charge established under subsection (a) before the | |
| service charge is initiated in that political subdivision. | |
| (f) A volunteer fire department that: | |
| (1) has contracted with a political subdivision to provide fire | |
| protection or emergency services; and | |
| (2) imposes a false alarm service charge under this section; | |
| must submit a report to the legislative body of the political subdivision | |
| before April 1 of each year indicating the amount of false alarm | |
| charges collected during the previous calendar year and how those | |
| <u>funds have been expended.</u> | |
| (g) The volunteer fire department may maintain a civil action to | |
| recover unpaid false alarm service charges imposed under this section | |
| and may, if it prevails, recover all costs of the action, including | |
| reasonable attorney's fees. | |
| SECTION 49. IC 36-8-13-4, AS AMENDED BY P.L.255-2017, | |
| SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE | |
| JANUARY 1, 2024]: Sec. 4. (a) Each township shall annually establish | |
| either: | |
| (1) a township firefighting and emergency services fund which | _ |
| is to be used by the township for the payment of costs | |
| | |
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| attributable to p | providing fire protection or emergency services |
|--|---|
| under the metho | ods prescribed in section 3 of this chapter and for |
| no other purpos | es; or |
| | arate funds consisting of: |
| | ship firefighting fund that is to be used by the |
| township | for the payment of costs attributable to |
| providing | fire protection under the methods prescribed |
| in section : | 3 of this chapter and for no other purposes; |
| <u>and</u> | |
| (B) a town | nship emergency services fund that is to be |
| used by | the township for the payment of costs |
| attributab | le to providing emergency services under the |
| methods p | rescribed in section 3 of this chapter and for |
| no other p | urposes. |
| The money in the fund | funds described in either subdivision (1) or |
| (2) may be paid out by | the township executive with the consent of the |
| township legislative b | |
| | p may levy, for each year, a tax for either: |
| | ip firefighting and emergency services fund |
| | bsection (a)(1); or |
| (2) both: | |
| | vnship firefighting fund; and |
| | vnship emergency services fund; |
| | absection (a)(2). |
| | providing fire protection or emergency services |
| | ies in the township under section 3(b) or 3(c) of |
| | vy is on all taxable real and personal property in |
| | the corporate boundaries of municipalities. |
| | itations contained in IC 6-1.1-18.5, the township |
| | ergency services levy is to be in an amount |
| | s attributable to fire protection and emergency |
| | aid from other revenues available to the fund. If |
| • | es a township firefighting fund and a township |
| | und described in subdivision (2), the combined |
| | ount sufficient to pay costs attributable to fire |
| | ergency services. However, fire protection |
| | only from the township firefighting fund and |
| | nay be paid only from the township emergency |
| | ach fund may pay costs attributable to the |
| | ervices that are not paid from other revenues |
| | oplicable fund. The tax rate and levy for a levy |
| - | section shall be established in accordance with |
| THE PARTY OF THE P | TOTAL STREET OF COMMUNICATION IN MODEL MAINTENANCE IN THE |
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| | -8-12-16, the executive may accept donations purpose of firefighting and other emergency |
|--------------------------|--|
| | them in the fund, township firefighting and |
| | d established under subsection (a)(1), or if |
| | hip firefighting fund established under |
| | f the purpose of the donation is for |
| | wnship emergency services fund established |
| | (B) if the purpose of the donation is for |
| | eping an accurate record of the sums received. |
| • | onate partial payment of any purchase of |
| | nergency services equipment made by the |
| township. | |
| <u> </u> | tment serving a township dispatches fire |
| | to a building or premises in the township in |
| response to: | |
| (1) an alarm cau | ised by improper installation or improper |
| maintenance; or | |
| | the fire department is not previously notified |
| that the alarm is a | |
| | e a fee or service charge upon the owner of the |
| | owner of property that constitutes the owner's |
| | at the alarm is under a maintenance contract |
| | and that the alarm company has been notified |
| | tion or maintenance of the alarm, the alarm |
| | payment of the fee or service charge. |
| | f a fee or service charge imposed under |
| | termined by the township legislative body. All wnship from the fee or service charge must be |
| | o's firefighting and emergency services fund |
| or the township's firefi | |
| | -8-13-4.5, AS AMENDED BY P.L.255-2017, |
| | DED TO READ AS FOLLOWS [EFFECTIVE |
| | c. 4.5. (a) This section applies to a township |
| | ection or emergency services or both to a |
| | ship under section 3(b) or 3(c) of this chapter. |
| | ded in subsection (c), with the consent of the |
| | ody, the township executive may pay the |
| | ion and emergency services in the township, |
| = | e the corporate boundaries of participating |



| regardless of when the funds were established: | |
|--|---------------------------------------|
| (1) The township firefighting and emergency | y services fund |
| under section 4 4(a)(1) of this chapter. | · · · · · · · · · · · · · · · · · · · |
| (2) The cumulative building and equipme | ent fund under |
| <u>IC 36-8-14.</u> | |
| (3) The debt fund under sections 6 and 6.5 of the | nis chapter. |
| (4) The rainy day fund established under IC 36 | <u>-1-8-5.1.</u> |
| (c) If a township establishes a township firefig | hting fund and |
| a township emergency services fund described in se | ection 4(a)(2) of |
| this chapter, and with the consent of the township le | egislative body, |
| the township executive may pay the expenses for | fire protection |
| from the township firefighting fund and emergency | y services from |
| the township emergency services fund, both inside | and outside the |
| corporate boundaries of participating municipalit | <u>ies.</u> |
| (e) (d) Subject to the levy limitations contained i | n IC 6-1.1-18.5, |
| the tax rate and levy for the township firefighting a | and emergency |
| services fund or the combined levies for the towns | hip firefighting |
| fund and the township emergency services fund (as | applicable), the |
| cumulative building and equipment fund, or the debt fi | und is to be in an |
| amount sufficient to pay all costs attributable to fin | re protection or |
| emergency services that are provided to the tov | |
| participating municipalities that are not paid from | other available |
| revenues. The tax rate and levy for each fund shall b | e established in |
| accordance with the procedures set forth in IC 6-1.1-1' | 7 and apply both |
| inside and outside the corporate boundaries of | of participating |
| municipalities. | |
| (d) (e) The township executive may accept do | onations for the |
| purpose of firefighting and emergency services. | The township |
| executive shall place donations in the township f | irefighting and |
| emergency services fund established under section | 1 4(a)(1) of this |
| chapter, or if applicable, the township firefighting for | und established |
| under section 4(a)(2)(A) of this chapter if the p | purpose of the |
| donation is for firefighting, or the township emer | |
| fund established under section 4(a)(2)(B) of this | chapter if the |
| purpose of the donation is for emergency services | |
| donate partial payment of a purchase of firefighting | g or emergency |
| services equipment made by the township. | |
| SECTION 51. IC 36-8-13-4.6 IS AMENDED | |
| FOLLOWS [EFFECTIVE JANUARY 1, 2024]: Se | |
| townships and municipalities that elect to have the to | |
| fire protection and emergency services under section | |
| chapter, the department of local government finance s | shall adjust each |
| | |
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| township's and each municipality's maximum permissible levy in the |
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| year following the year in which the change is elected, as determined |
| under IC 6-1.1-18.5-3, to reflect the change from providing fire |
| protection or emergency services under a contract between the |
| municipality and the township to allowing the township to impose a |
| property tax levy on the taxable property located within the corporate |
| boundaries of each municipality. Each municipality's maximum |
| permissible property tax levy shall be reduced by the amount of the |
| municipality's property tax levy that was imposed by the municipality |
| to meet the obligations to the township under the fire protection or |
| emergency services contract. The township's maximum permissible |
| property tax levy shall be increased by the product of: |
| (1) one and five-hundredths (1.05); multiplied by |
| (2) the amount the township received: |
| (A) in the year in which the change is elected; and |
| (B) as fire protection or emergency services contract |
| payments from all municipalities whose levy is decreased |
| under this section. |
| (b) For purposes of determining a township's or municipality's |
| maximum permissible ad valorem property tax levy under |
| IC 6-1.1-18.5-3 for years following the first year after the year in which |
| the change is elected, a township's or municipality's maximum |
| permissible ad valorem property tax levy is the levy after the |
| adjustment made under subsection (a). |
| SECTION 52. IC 36-8-13-4.7, AS AMENDED BY P.L.257-2019, |
| SECTION 156, IS AMENDED TO READ AS FOLLOWS |
| [EFFECTIVE JANUARY 1, 2024]: Sec. 4.7. (a) For a township that |
| elects to have the township provide fire protection and emergency |
| services under section 3(c) of this chapter, the department of local |
| government finance shall adjust the township's maximum permissible |
| levy described in section $4(b)(1)$ or $4(b)(2)$ of this chapter, as |
| applicable, in the year following the year in which the change is |
| elected, as determined under IC 6-1.1-18.5-3, to reflect the change |
| from providing fire protection or emergency services under a contract |
| between the municipality and the township to allowing the township to |
| impose a property tax levy on the taxable property located within the |
| corporate boundaries of each municipality. For the ensuing calendar |
| year, the township's maximum permissible property tax levy described |
| in section 4(b)(1) of this chapter, or the combined levies described |
| in section $4(b)(2)$ of this chapter, which is considered a single levy |
| for purposes of this section, shall be increased by the product of: |
| (1) one and five-hundredths (1.05); multiplied by |
| (1) one and 11,0 handredate (1,00), maniphed of |



| (2) the amoun | it the township contracted of office to receive, |
|-------------------------|--|
| regardless of v | whether the amount was collected: |
| (A) in the | year in which the change is elected; and |
| (B) as fire | e protection or emergency service payments from |
| the munic | ipalities or residents of the municipalities covered |
| by the ele | ction under section 3(c) of this chapter. |
| The maximum perm | issible levy for a general fund or other fund of a |
| municipality covered | by the election under section 3(c) of this chapter |
| shall be reduced for t | the ensuing calendar year to reflect the change to |
| allowing the townsh | ip to impose a property tax levy on the taxable |
| property located with | nin the corporate boundaries of the municipality. |
| The total reduction in | the maximum permissible levies for all electing |
| municipalities must | equal the amount that the maximum permissible |
| levy for the township | described in section 4(b)(1) of this chapter or |
| the combined levies | described in section 4(b)(2) of this chapter, as |
| applicable, is increase | sed under this subsection for contracts or billings, |
| regardless of wheth | er the amount was collected, less the amount |
| actually paid from so | ources other than property tax revenue. |
| (b) For purpo | ses of determining a township's and each |
| municipality's maxir | num permissible ad valorem property tax levy |
| under IC 6-1.1-18.5-2 | 3 for years following the first year after the year in |
| which the change is | s elected, a township's and each municipality's |
| maximum permissib | le ad valorem property tax levy is the levy (or in |
| the case of a town | ship electing to establish levies described in |
| section 4(b)(2) of | this chapter, the combined levies) after the |
| adjustment made und | der subsection (a). |
| (c) The township | p may use the amount of a maximum permissible |
| property tax levy (or | in the case of a township electing to establish |
| levies described in | section 4(b)(2) of this chapter, the combined |
| levies) computed und | ler this section in setting budgets and property tax |
| | which the election in section 3(c) of this chapter |
| is in effect. | |
| (d) Section 4.6 o | f this chapter does not apply to a property tax levy |
| or a maximum prope | erty tax levy subject to this section. |
| SECTION 53. | IC 36-8-13-9 IS AMENDED TO READ AS |
| | FIVE JANUARY 1, 2024]: Sec. 9. (a) A township |
| shall pay for the care | of a full-time, paid firefighter who suffers: |
| (1) an injury; o | <u>or</u> |
| (2) contracts a | |
| | nce of the firefighter's duty. |
| | p shall pay for the following expenses incurred by |
| a firefighter describe | d in subsection (a): |
| | |
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| (1) Medical and surgical care. | |
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| (2) Medicines and laboratory, curative, and palliative agents and | |
| means. | |
| (3) X-ray, diagnostic, and therapeutic service, including during | |
| the recovery period. | |
| (4) Hospital and special nursing care if the physician or surgeon | |
| in charge considers it necessary for proper recovery. | |
| (c) Expenditures required by subsection (a) shall be paid from the | |
| township firefighting and emergency services fund established by | |
| section 4 4(a)(1) of this chapter or the township firefighting fund | |
| established in section 4(a)(2)(A) of this chapter, as applicable. | |
| (d) A township that has paid for the care of a firefighter under | |
| subsection (a) has a cause of action for reimbursement of the amount | |
| paid under subsection (a) against any third party against whom the | |
| firefighter has a cause of action for an injury sustained because of, or | |
| an illness caused by, the third party. The township's cause of action | |
| under this subsection is in addition to, and not in lieu of, the cause of | |
| action of the firefighter against the third party. | |
| SECTION 45]. IC 36-8-19-17 IS ADDED TO THE INDIANA | |
| CODE AS A NEW SECTION TO READ AS FOLLOWS | |
| [EFFECTIVE JULY 1, 2023]: Sec. 17. (a) This section applies to a | |
| territory: | |
| (1) established under this chapter by adoption of an | |
| ordinance or resolution by the legislative body of a | |
| participating unit that is effective before July 1, 2022; or | |
| (2) established or expanded under this chapter by adoption | |
| of an ordinance or resolution by the legislative body of a | |
| participating unit that is effective after June 30, 2022. | |
| This section does not apply to a territory that was dissolved under | |
| section 15 of this chapter before June 30, 2023. | |
| (b) The provider unit shall submit to the department of local | |
| government finance the following: | |
| (1) The ordinance establishing a territory (in the case of a | |
| county or municipality). | |
| (2) The resolution establishing a territory (in the case of a | |
| township or fire protection district). | |
| (3) Documents outlining the contents of an agreement to | |
| establish or extend a territory, including an operating | |
| agreement. | |
| (4) Documents outlining the description of planned services | |
| for a territory that were prepared when a territory was | _ |
| established. | |
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| 1 | (5) If the neutraling units agreed to shange the provider | |
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| 1 | (5) If the participating units agreed to change the provider unit under section 6.5 of this chapter, each: | |
| 2 3 | (A) ordinance (in the case of a county or municipality); | |
| 4 | and | |
| 5 | (B) resolution (in the case of a township or fire | |
| | protection district); | |
| 6 7 | • | |
| 8 | as applicable, that agrees to and specifies the new provider unit. | |
| 9 | (c) If there is a change in the operations or structure of a | |
| 10 | territory, the provider unit shall submit a report to the department | |
| 11 | of local government finance within thirty (30) days of the effective | |
| 12 | date of the change. | |
| 13 | (d) The information submitted under subsections (b) and (c) | |
| 14 | shall be submitted in a manner prescribed by the department of | |
| 15 | local government finance. | |
| 16 | (e) The provider unit shall maintain copies of the information | |
| 17 | identified under subsection (b) throughout the existence of the | |
| 18 | territory. | |
| 19 | SECTION <30>[46]. [EFFECTIVE JULY 1, 2023] (a) As used in | |
| 20 | this SECTION, "qualified school corporation" has the meaning set | |
| 21 | forth in IC 20-45-8-10 (before its expiration on January 1, 2024). | |
| 22 | (b) The department of local government finance shall decrease | |
| 23 | the maximum permissible ad valorem property tax levy of the | |
| 24 | county government of Dearborn County for 2024 by an amount | |
| 25 | equal to the part of the county's property tax levy distributed to | |
| 26 | qualified school corporations in 2023 under IC 20-45-8 (before its | |
| 27 | expiration on January 1, 2024). | |
| 28 | (c) The department of local government finance shall decrease | |
| 29 | the maximum permissible ad valorem property tax levy of the | |
| 30 | county government of Ripley County for 2024 by an amount equal | _ |
| 31 | to the part of the county's property tax levy distributed to qualified | |
| 32 | school corporations in 2023 under IC 20-45-8 (before its expiration | |
| 33 | on January 1, 2024). | |
| 34 | (d) This SECTION expires July 1, 2025. | |
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