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ENGROSSED HOUSE BILL No. 1343

Proposed Changes to February 11, 2026 printing by AM134317

DIGEST OF PROPOSED AMENDMENT

NIMS. Requires the military police force of the Indiana National Guard, upon authorization, to respond in accordance with the National Incident Management System and in coordination with the Indiana state police.

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

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

- 1 SECTION 1. IC 1-1-4-5, AS AMENDED BY P.L.238-2025,
- 2 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 3 JULY 1, 2026]: Sec. 5. (a) The following definitions apply to the
- 4 construction of all Indiana statutes, unless the construction is plainly
- 5 repugnant to the intent of the general assembly or of the context of the
- 6 statute:
- 7 (1) "Adult", "of full age", and "person in his majority" mean a
- 8 person at least eighteen (18) years of age.
- 9 (2) "Attorney" includes a counselor or other person authorized
- 10 to appear and represent a party in an action or special
- 11 proceeding.
- 12 (3) "Autism" means a neurological condition as described in the

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- 1 most recent edition of the Diagnostic and Statistical Manual of
- 2 Mental Disorders of the American Psychiatric Association.
- 3 (4) "Bond" does not necessarily imply a seal.
- 4 (5) "Clerk" means the clerk of the court or a person authorized
- 5 to perform the clerk's duties.
- 6 (6) "Health record", "hospital record", or "medical record" means
- 7 written or printed information possessed by a provider (as
- 8 defined in IC 16-18-2-295) concerning any diagnosis, treatment,
- 9 or prognosis of the patient, unless otherwise defined. Except as
- 10 otherwise provided, the terms include mental health records and
- 11 drug and alcohol abuse records.
- 12 (7) "Highway" includes county bridges and state and county
- 13 roads, unless otherwise expressly provided.
- 14 (8) "Infant" or "minor" means a person less than eighteen (18)
- 15 years of age.
- 16 (9) "Inhabitant" may be construed to mean a resident in any
- 17 place.
- 18 (10) "Judgment" means all final orders, decrees, and
- 19 determinations in an action and all orders upon which executions
- 20 may issue.
- 21 (11) "Land", "real estate", and "real property" include lands,
- 22 tenements, and hereditaments.
- 23 (12) "Mentally incompetent" means of unsound mind.
- 24 (13) "Money demands on contract", when used in reference to an
- 25 action, means an action arising out of contract when the relief
- 26 demanded is a recovery of money.
- 27 (14) "Month" means a calendar month, unless otherwise
- 28 expressed.
- 29 (15) "Noncode statute" means a statute that is not codified as
- 30 part of the Indiana Code.
- 31 (16) "Oath" includes "affirmation", and "to swear" includes to
- 32 "affirm".
- 33 (17) "Person" extends to bodies politic and corporate.
- 34 (18) "Personal property" includes goods, chattels, evidences of
- 35 debt, and things in action.
- 36 (19) "Population" has the meaning set forth in IC 1-1-3.5-3.
- 37 (20) "Preceding" and "following", referring to sections in
- 38 statutes, mean the sections next preceding or next following that
- 39 in which the words occur, unless some other section is
- 40 designated.
- 41 (21) "Property" includes personal and real property.
- 42 (22) "Sheriff" means the sheriff of the county or another person

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- 1 authorized to perform sheriff's duties.
- 2 (23) "State", applied to any one (1) of the United States, includes
- 3 the District of Columbia and the commonwealths, possessions,
- 4 states in free association with the United States, and the
- 5 territories. "United States" includes the District of Columbia and
- 6 the commonwealths, possessions, states in free association with
- 7 the United States, and the territories.
- 8 (24) "Under legal disabilities" includes persons less than
- 9 eighteen (18) years of age, mentally incompetent, or out of the
- 10 United States.
- 11 (25) "Verified", when applied to pleadings, means supported by
- 12 oath or affirmation in writing.
- 13 (26) "Will" includes a testament and codicil.
- 14 (27) "Without relief" in any judgment, contract, execution, or
- 15 other instrument of writing or record, means without the benefit
- 16 of valuation laws.
- 17 (28) "Written" and "in writing" include printing, lithographing,
- 18 or other mode of representing words and letters. If the written
- 19 signature of a person is required, the terms mean the proper
- 20 handwriting of the person or the person's mark.
- 21 (29) "Year" means a calendar year, unless otherwise expressed.
- 22 (30) The definitions in IC 35-31.5 apply to all statutes relating to
- 23 penal offenses.
- 24 (b) This subsection applies to the definitions of "Hoosier veteran"
- 25 and "veteran" when used in reference to state programs for veterans.
- 26 The term "veteran" includes "Hoosier veteran", and applies to the
- 27 construction of all Indiana statutes, unless the construction is expressly
- 28 excluded by the terms of the statute, is plainly repugnant to the intent
- 29 of the general assembly or of the context of the statute, or is
- 30 inconsistent with federal law. "Hoosier veteran" means an individual
- 31 who meets the following criteria:
- 32 (1) The individual is a resident of Indiana.
- 33 (2) The individual served in an active or reserve component of
- 34 the armed forces of the United States or the Indiana National
- 35 Guard.
- 36 (3) The individual completed any required military occupational
- 37 specialty training and was not discharged or separated from the
- 38 armed forces or the Indiana National Guard under conditions [
- 39 ~~other than conditions~~ set forth in ~~IC 10-17-12-7.5(2)~~;
- 40 **IC 10-17-12-8.1(2)**).
- 41 The definitions set forth in this subsection may not be construed to
- 42 affect a Hoosier veteran's eligibility for any state program that is based

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1 upon a particular aspect of the Hoosier veteran's service such as a
2 disability or a wartime service requirement.

3 SECTION 2. IC 4-13-16.5-1, AS AMENDED BY P.L.238-2025,
4 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5 JULY 1, 2026]: Sec. 1. (a) The definitions in this section apply
6 throughout this chapter.

7 (b) "Commission" refers to the governor's commission on supplier
8 diversity established under section 2 of this chapter.

9 (c) "Commissioner" refers to the commissioner of the department.

10 (d) "Contract" means any contract awarded by a state agency or,
11 as set forth in section 2(g)(11) of this chapter, awarded by a recipient
12 of state grant funds, for construction projects or the procurement of
13 goods or services, including professional services. For purposes of this
14 subsection, "goods or services" may not include the following when
15 determining the total value of contracts for state agencies:

16 (1) Utilities.

17 (2) Health care services (as defined in IC 27-8-11-1(c)).

18 (3) Rent paid for real property or payments constituting the price
19 of an interest in real property as a result of a real estate
20 transaction.

21 (e) "Contractor" means a person or entity that:

22 (1) contracts with a state agency; or

23 (2) as set forth in section 2(g)(11) of this chapter:

24 (A) is a recipient of state grant funds; and

25 (B) enters into a contract:

26 (i) with a person or entity other than a state agency;
27 and

28 (ii) that is paid for in whole or in part with the state
29 grant funds.

30 (f) "Department" refers to the Indiana department of
31 administration established by IC 4-13-1-2.

32 (g) "Deputy commissioner" refers to the deputy commissioner for
33 supplier diversity of the department.

34 (h) "Minority business enterprise" or "minority business" means
35 an individual, partnership, corporation, limited liability company, or
36 joint venture of any kind that is owned and controlled by one (1) or
37 more persons who are:

38 (1) United States citizens; and

39 (2) members of a minority group or a qualified minority
40 nonprofit corporation.

41 (i) "NGB-22" means the National Guard Report of Separation
42 form or its predecessor or successor form.

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- 1 (j) "Qualified minority or women's nonprofit corporation" means
 2 a corporation that:
 3 (1) is exempt from federal income taxation under Section
 4 501(c)(3) of the Internal Revenue Code;
 5 (2) is headquartered in Indiana;
 6 (3) has been in continuous existence for at least five (5) years;
 7 (4) has a board of directors that has been in compliance with all
 8 other requirements of this chapter for at least five (5) years;
 9 (5) is chartered for the benefit of the minority community or
 10 women; and
 11 (6) provides a service that will not impede competition among
 12 minority business enterprises or women's business enterprises at
 13 the time a nonprofit applies for certification as a minority
 14 business enterprise or a women's business enterprise.
- 15 (k) "Owned and controlled" means:
 16 (1) if the business is a qualified minority nonprofit corporation,
 17 a majority of the board of directors are minority;
 18 (2) if the business is a qualified women's nonprofit corporation,
 19 a majority of the members of the board of directors are women;
 20 or
 21 (3) if the business is a business other than a qualified minority or
 22 women's nonprofit corporation, having:
 23 (A) ownership of at least fifty-one percent (51%) of the
 24 enterprise, including corporate stock of a corporation;
 25 (B) control over the management and active in the
 26 day-to-day operations of the business; and
 27 (C) an interest in the capital, assets, and profits and losses
 28 of the business proportionate to the percentage of
 29 ownership.
- 30 (l) "Minority group" means:
 31 (1) African Americans;
 32 (2) Native Americans;
 33 (3) Hispanic Americans; and
 34 (4) Asian Americans.
- 35 (m) "Separate body corporate and politic" refers to an entity
 36 established by the general assembly as a body corporate and politic.
- 37 (n) "State agency" refers to any authority, board, branch,
 38 commission, committee, department, division, or other instrumentality
 39 of the executive, including the administrative, department of state
 40 government.
- 41 (o) "Veteran" means an individual who:
 42 (1) has previously:

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- 1 (A) served ~~on active duty~~ in any branch of the armed forces
- 2 of the United States or their reserves, in the national guard,
- 3 or in the Indiana National Guard; and
- 4 (B) received a discharge from service under conditions
- 5 other than conditions set forth in ~~IC 10-17-12-7.5(2);~~
- 6 **IC 10-17-12-8.1(2);** or
- 7 (2) is currently serving in:
- 8 (A) any branch of the armed forces of the United States or
- 9 their reserves;
- 10 (B) the national guard; or
- 11 (C) the Indiana National Guard.
- 12 (p) "Veteran owned small business" refers to a small business that:
- 13 (1) is independently owned and operated;
- 14 (2) is not dominant in its field of operation; and
- 15 (3) satisfies the criteria to be a veteran owned small business
- 16 concern as specified in section 1.5 of this chapter.
- 17 (q) "Women's business enterprise" means a business that is one (1)
- 18 of the following:
- 19 (1) A sole proprietorship owned and controlled by a woman.
- 20 (2) A partnership or joint venture owned and controlled by
- 21 women in which:
- 22 (A) at least fifty-one percent (51%) of the ownership is held
- 23 by women; and
- 24 (B) the management and daily business operations are
- 25 controlled by at least one (1) of the women who owns the
- 26 business.
- 27 (3) A corporation or other entity:
- 28 (A) whose management and daily business operations are
- 29 controlled by at least one (1) of the women who owns the
- 30 business; and
- 31 (B) that is at least fifty-one percent (51%) owned by
- 32 women, or if stock is issued, at least fifty-one percent (51%)
- 33 of the stock is owned by at least one (1) of the women.
- 34 (4) A qualified women's nonprofit corporation.
- 35 SECTION 3. IC 4-15-2.2-32, AS AMENDED BY P.L.238-2025,
- 36 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 37 JULY 1, 2026]: Sec. 32. (a) Former members of the armed forces of the
- 38 United States who meet both of the following requirements shall
- 39 receive a preference for appointment or reemployment in the state
- 40 classified service:
- 41 (1) The veteran served ~~on active duty~~ in any branch of the armed
- 42 forces.

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- 1 (2) The veteran was not discharged or separated from the armed
 2 forces under conditions set forth in ~~IC 10-17-12-7.5(2)~~.
 3 **IC 10-17-12-8.1(2)**.
- 4 (b) When:
- 5 (1) preemployment interviews of external candidates are
 6 conducted; and
- 7 (2) the qualified applicant pool includes veterans;
 8 veterans must be included in the group offered interviews.
- 9 (c) In computing seniority for purposes of a personnel reduction
 10 in state civil service, the computation must include the length of time
 11 the employee spent ~~on active duty~~ in the armed forces of the United
 12 States.
- 13 SECTION 4. IC 5-2-1-14, AS AMENDED BY P.L.100-2012,
 14 SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 15 JULY 1, 2026]: Sec. 14. (a) There is hereby created the position of
 16 executive director of the law enforcement training board.
- 17 (b) The executive director shall be selected by the board. **The**
 18 **executive director shall serve at the pleasure of the board.** ~~and the~~
 19 ~~executive director's tenure of office shall be protected by a four (4)~~
 20 ~~year, renewable contract of employment which may be terminated~~
 21 ~~earlier by the board only for inefficiency, incompetence, neglect of~~
 22 ~~duty, or other good cause after having been accorded a hearing by the~~
 23 ~~board upon reasonable notice of the charge being made against the~~
 24 ~~executive director. A vote of at least eleven (11) members of the board~~
 25 ~~shall be necessary for the early termination of said contract of~~
 26 ~~employment.~~ The executive director shall be selected on the basis of
 27 education, training, and experience, and shall have at least ten (10)
 28 years experience as an active law enforcement officer, at least five (5)
 29 years of which shall have been in an executive or administrative
 30 capacity.
- 31 (c) The executive director shall:
- 32 (1) perform ~~such~~ duties as may be assigned by the board; and
- 33 (2) ~~shall~~ be the chief administrative officer of the law
 34 enforcement academy.
- 35 (d) The salary and compensation for the executive director, the
 36 training staff, and employees shall be fixed by the board with the
 37 approval of the governor.
- 38 (e) The executive director shall establish a table of organization to
 39 be supplemented with job descriptions for each position subordinate to
 40 ~~that~~ of the executive director, all of which shall be subject to the
 41 approval of the board.
- 42 (f) All ~~persons~~ **individuals** hired to fill ~~such~~ approved vacancies

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1 shall be selected on the basis of qualifications and merit based on
 2 training, education, and experience.

3 (g) Employees and members of the training staff shall not be
 4 subject to discharge, demotion, or suspension because of political
 5 affiliation, but may be discharged, demoted, or suspended only for
 6 cause after charges preferred in writing by the executive director.

7 (h) Any ~~person so~~ discharged or disciplined **employee** shall have
 8 a right to a hearing before the board if ~~such person~~ **the employee**
 9 **]**requests a hearing by giving notice to the executive director within
 10 fifteen (15) days after receiving written notice of discharge or
 11 disciplinary action.

12 (i) Procedures **under this section** shall be consistent with
 13 IC 4-21.5.

14 SECTION 5. IC 5-2-1-15, AS AMENDED BY P.L.173-2023,
 15 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 16 JULY 1, 2026]: Sec. 15. (a) The facilities of the law enforcement
 17 academy shall be available to any law enforcement agency of the state,
 18 or any of its political subdivisions, subject to the rules of the board.

19 (b) Any law enforcement agency of the state, any of its political
 20 subdivisions, or any board certified training center may conduct
 21 training:

22 (1) for the law enforcement agency of any political subdivision
 23 in Indiana; and

24 (2) in facilities other than those of the law enforcement academy;
 25 if the minimum standards established by the board are met or exceeded.

26 (c) A law enforcement agency or a board certified training center
 27 conducting approved local training under subsection (b) may be
 28 entitled to a per capita allowance from the law enforcement training
 29 fund to defray such portions of the cost of basic training as shall be
 30 approved by the board. Such per capita allowance shall be earmarked
 31 and expended only for law enforcement training.

32 (d) The facilities of the law enforcement academy shall be
 33 available for the training of railroad police, prison and industrial plant
 34 guards, tribal police, postsecondary educational institution safety and
 35 security personnel, whether public or private, for the training of any
 36 law enforcement agency from outside Indiana, and for the training of
 37 **members in the military police force of the Indiana National Guard**
 38 **under IC 10-16-23** and such other enforcement related groups as shall
 39 be approved by the board, upon terms and conditions established by the
 40 board. Railroad police, tribal police, **Indiana National Guard**, and any
 41 law enforcement agency from outside Indiana, and nongovernmental
 42 enforcement related groups qualifying to use the facilities of the

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1 academy under the rules of the board shall be required to reimburse the
2 law enforcement training fund for the cost of such training.

3 (e) The facilities of the law enforcement academy may be used for
4 the training of firefighting personnel where the subject matter of the
5 training relates to duties which involve law enforcement related
6 conduct. Such training shall be conducted upon terms and conditions
7 established by the board. However, no volunteer firefighter is required
8 to attend training at the academy.

9 (f) The facilities of the law enforcement academy shall be used to
10 provide the basic training under section 9(d) of this chapter of a special
11 officer of a consolidated city who is employed full time by the
12 consolidated city after June 30, 2023, to perform park ranger duties.

13 (g) The cost of the mandatory basic training conducted by the
14 board at the facilities of the law enforcement academy and all other
15 training programs authorized by this chapter and conducted at the law
16 enforcement training academy, including the mandatory basic training
17 course when attended by trainees who have been investigated and
18 approved but not yet hired by a law enforcement agency, are subject to
19 fee schedules and charges for tuition, lodging, meals, instructors,
20 training materials, and any other items or services established by the
21 board, including amounts needed to recoup corresponding marginal
22 and fixed costs. The costs and the fee schedule must be an annual
23 schedule for the state fiscal year and must be approved by the budget
24 director.

25 SECTION 6. IC 5-2-18.2-2, AS ADDED BY P.L.171-2011,
26 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27 JULY 1, 2026]: Sec. 2. (a) As used in this chapter, "law enforcement
28 officer" has the meaning set forth in IC 5-2-1-2.

29 (b) **The term includes a member in the military police force of
30 the Indiana National Guard while exercising police powers in
31 accordance with IC 10-16-23-3.**

32 SECTION 7. IC 5-2-20-2, AS ADDED BY P.L.171-2011,
33 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34 JULY 1, 2026]: Sec. 2. (a) As used in this chapter, "law enforcement
35 officer" has the meaning set forth in IC 5-2-1-2.

36 (b) **The term includes a member in the military police force of
37 the Indiana National Guard while exercising police powers in
38 accordance with IC 10-16-23-3.**

39 SECTION 8. IC 5-9-3-1, AS AMENDED BY P.L.238-2025,
40 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41 JULY 1, 2026]: Sec. 1. Persons discharged from the armed forces of
42 the United States under conditions other than conditions set forth in

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1 ~~IC 10-17-12-7.5(2)~~, **IC 10-17-12-8.1(2)**, by reason of disability
2 resulting from wounds or sickness incurred in the line of duty, shall be
3 preferred for appointment to civil offices, provided they are found to
4 possess the capacity necessary for the proper discharge of such offices.

5 SECTION 9. IC 5-9-3-2, AS AMENDED BY P.L.238-2025,
6 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7 JULY 1, 2026]: Sec. 2. (a) Political subdivisions of the state of Indiana
8 shall allow preference points to eligible armed forces veterans who are
9 being examined for full time employment. Preference points awarded
10 to such veterans on each such examination shall be ten percent (10%)
11 of the total number of points which may be obtained thereon.

12 (b) To be eligible to receive preference points, under this chapter,
13 a person must have:

14 (1) served ~~on active duty~~ in the armed forces of the United States
15 for at least one hundred eighty-one (181) days; and

16 (2) received a discharge from service under conditions other than
17 conditions set forth in ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.

18 (c) The provisions of this chapter are in lieu of any policy of a
19 political subdivision allowing employment preference for veterans in
20 effect before July 1, 1975.

21 SECTION 10. IC 5-10.3-7-5, AS AMENDED BY P.L.238-2025,
22 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23 JULY 1, 2026]: Sec. 5. (a) A member who:

24 (1) enters the United States armed services;

25 (2) leaves the member's contributions in the fund;

26 (3) except as provided in subsection (c), resumes service with
27 the member's employer within one hundred twenty (120) days
28 after the member's unconditional discharge; and

29 (4) would be entitled to service credit for military service under
30 the Uniformed Services Employment and Reemployment Rights
31 Act (38 U.S.C. 4301 et seq.) if the member had resumed service
32 with the member's employer within ninety (90) days after
33 discharge;

34 is entitled to service credit for the armed service.

35 (b) A state employee who left employment before January 1, 1946,
36 or an employee of a political subdivision who left employment before
37 the participation date, to enter the United States armed services is
38 entitled to service credit for the armed service if the member:

39 (1) except as provided in subsection (c), resumes service with
40 the employer within one hundred twenty (120) days after the
41 member's unconditional discharge; and

42 (2) would be entitled to service credit for military service under

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1 the applicable requirements of federal law in effect at the time of
 2 reemployment if the employee had resumed service with the
 3 employee's employer within ninety (90) days after discharge.
 4 (c) The board shall extend the one hundred twenty (120) day
 5 reemployment requirement contained in subsection (a)(3) or (b)(1) if
 6 the board determines that an illness, an injury, or a disability related to
 7 the member's military service prevented the member from resuming
 8 employment within one hundred twenty (120) days after the member's
 9 discharge from military service. However, the board may not extend the
 10 deadline beyond thirty (30) months after the member's discharge.
 11 (d) If a member retires and the board subsequently determines that
 12 the member is entitled to additional service credit due to the extension
 13 of a deadline under subsection (c), the board shall recompute the
 14 member's benefit. However, the additional service credit may be used
 15 only in the computation of benefits to be paid after the date of the
 16 board's determination, and the member is not entitled to a
 17 recomputation of benefits received before the date of the board's
 18 determination.
 19 (e) Notwithstanding any provision of this section, a member is
 20 entitled to service credit and benefits in the amount and to the extent
 21 required by the Uniformed Services Employment and Reemployment
 22 Rights Act (38 U.S.C. 4301 et seq.).
 23 (f) Subject to the provisions of this section, an active member may
 24 purchase and claim not more than two (2) years of service credit for the
 25 member's service on active duty in the armed services if the member
 26 meets the following conditions:
 27 (1) The member has at least one (1) year of credited service in
 28 the fund.
 29 (2) The member serves on active duty in the armed services of
 30 the United States for at least six (6) months.
 31 (3) The member receives a discharge from the armed services
 32 under conditions other than conditions set forth in
 33 ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.
 34 (4) Before the member retires, the member makes contributions
 35 to the fund as follows:
 36 (A) Contributions that are equal to the product of the
 37 following:
 38 (i) The member's salary at the time the member
 39 actually makes a contribution for the service credit.
 40 (ii) A rate, determined by the actuary of the fund, that
 41 is based on the age of the member at the time the
 42 member actually makes a contribution for service

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credit and computed to result in a contribution amount that approximates the actuarial present value of the benefit attributable to the service credit purchased.

(iii) The number of years of service credit the member intends to purchase.

(B) Contributions for any accrued interest, at a rate determined by the actuary of the fund, for the period from the member's initial membership in the fund to the date payment is made by the member.

However, a member is entitled to purchase service credit under this subsection only to the extent that service credit is not granted for that time under another provision of this section. At least ten (10) years of service in Indiana is required before a member may receive a benefit based on service credits purchased under this section. A member who terminates employment before satisfying the eligibility requirements necessary to receive a monthly allowance or receives a monthly allowance for the same service from another tax supported public employee retirement plan other than under the federal Social Security Act may withdraw the purchase amount plus accumulated interest after submitting a properly completed application for a refund to the fund.

(g) The following apply to the purchase of service credit under subsection (f):

(1) The board may allow a member to make periodic payments of the contributions required for the purchase of the service credit. The board shall determine the length of the period during which the payments must be made.

(2) The board may deny an application for the purchase of service credit if the purchase would exceed the limitations under Section 415 of the Internal Revenue Code.

(3) A member may not claim the service credit for purposes of determining eligibility or computing benefits unless the member has made all payments required for the purchase of the service credit.

SECTION 11. IC 5-10.4-4-8, AS AMENDED BY P.L.238-2025, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 8. (a) This subsection applies to a member who retires before July 1, 1980. A member who had completed four (4) years of approved college teacher education before voluntary or involuntary induction into the military services is entitled to credit for that service as if the member had begun teaching before the induction. A member who serves in military service is considered a teacher and is entitled to the benefits of the fund if before or during the leave of

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1 absence the member pays into the fund the member's contributions.
2 Time served by a member in military service for the duration of the
3 hostilities or for the length of active service in the hostilities and the
4 necessary demobilization time after the hostilities is not subject to the
5 one-seventh rule set forth in section 7 of this chapter.

6 (b) This subsection applies to a member who retires after June 30,
7 1980. A member who completed four (4) years of approved college
8 teacher education before voluntary or involuntary induction into
9 military service is entitled to credit for the member's active military
10 service as if the member had begun teaching before the induction. A
11 member who serves in military service is considered a teacher and is
12 entitled to the benefits of the fund if the following conditions are met:

13 (1) The member has received a discharge from military service
14 under conditions other than conditions set forth in
15 ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.

16 (2) Except as provided in subsection (g), the member returns to
17 active teaching service not later than twenty-four (24) months
18 after the completion of active military service.

19 (3) The member has at least ten (10) years of in-state service
20 credit.

21 The time served by a member in military service for the duration of the
22 hostilities or for the length of active service in the hostilities and the
23 necessary demobilization time after the hostilities is not subject to the
24 one-seventh rule set forth in section 7 of this chapter. However, not
25 more than six (6) years of military service credit may be granted under
26 this subsection.

27 (c) This subsection applies to a member who retires after May 1,
28 1989. A member who had begun but had not completed four (4) years
29 of approved college teacher education before voluntary or involuntary
30 induction into the military services is entitled to service credit in an
31 amount equal to the duration of the member's active military service if
32 the following conditions are met:

33 (1) The member has received a discharge from military service
34 under conditions other than conditions set forth in
35 ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.

36 (2) Except as provided in subsection (g), the member returns to
37 a four (4) year approved college teacher training program not
38 later than twenty-four (24) months after the completion of active
39 military service and subsequently completes that program.

40 (3) The member has at least ten (10) years of in-state service
41 credit.

42 The time served by a member in active military service for the length

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1 of active service in the hostilities and the necessary demobilization is
2 not subject to the one-seventh rule set forth in section 7 of this chapter.
3 However, not more than six (6) years of military service credit may be
4 granted under this subsection.

5 (d) This subsection applies to a member who retires after May 1,
6 1991, and who is employed at a state educational institution. A member
7 who had begun but had not completed baccalaureate or
8 post-baccalaureate education before voluntary or involuntary induction
9 into military service is entitled to the member's active military service
10 credit for the member's active military service in an amount equal to
11 the duration of the member's military service if the following
12 conditions are met:

13 (1) The member received a discharge from military service under
14 conditions other than conditions set forth in ~~IC 10-17-12-7.5(2)~~.
15 **IC 10-17-12-8.1(2)**.

16 (2) Except as provided in subsection (g), the member returns to
17 baccalaureate or post-baccalaureate education not later than
18 twenty-four (24) months after completion of active military
19 service and subsequently completes that education.

20 (3) The member has at least ten (10) years of in-state service
21 credit.

22 The time served by a member in active military service for the length
23 of active service in the hostilities and the necessary demobilization is
24 not subject to the one-seventh rule set forth in section 7 of this chapter.
25 However, not more than six (6) years of military service credit may be
26 granted under this subsection.

27 (e) For purposes of this section, a member returns to active
28 teaching service on the earlier of:

- 29 (1) the date on which the member signs a teacher's contract; or
- 30 (2) the date on which the member is first employed in a position
31 covered by this article.

32 (f) For purposes of this section, a member returns to:

- 33 (1) a teacher training program; or
- 34 (2) baccalaureate or post-baccalaureate education;

35 on the date the member registers for or enrolls in classes that the
36 member attends.

37 (g) The board shall extend the twenty-four (24) month deadline
38 contained in subsection (b)(2), (c)(2), or (d)(2) if the board determines
39 that an illness, an injury, or a disability related to the member's military
40 service prevented the member from returning to active teaching service
41 or to a teacher education program not later than twenty-four (24)
42 months after the member's discharge from military service. However,

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1 the board may not extend the deadline beyond forty-eight (48) months
2 after the member's discharge.

3 (h) If a member retires and the board subsequently determines that
4 the member is entitled to additional service credit due to the extension
5 of a deadline under subsection (g), the board shall recompute the
6 member's benefit. However, the additional service credit may be used
7 only in the computation of benefits to be paid after the date of the
8 board's determination, and the member is not entitled to a
9 recomputation of benefits received before the date of the board's
10 determination.

11 (i) Notwithstanding any provision of this section, a member is
12 entitled to military service credit and benefits in the amount and to the
13 extent required by the federal Uniformed Services Employment and
14 Reemployment Rights Act (38 U.S.C. 4301 et seq.), including all later
15 amendments.

16 (j) Subject to this section, an active member may purchase and
17 claim not more than two (2) years of service credit for the member's
18 service on active duty in the armed services if the member meets the
19 following conditions:

20 (1) The member has at least one (1) year of credited service in
21 the fund.

22 (2) The member serves on active duty in the armed services of
23 the United States for at least six (6) months.

24 (3) The member receives a discharge from the armed services
25 under conditions other than conditions set forth in
26 ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.

27 (4) Before the member retires, the member makes contributions
28 to the fund as follows:

- 29 (A) Contributions that are equal to the product of:
 - 30 (i) the member's salary at the time the member actually
 - 31 makes a contribution for the service credit;
 - 32 (ii) a rate, determined by the actuary of the fund, that
 - 33 is based on the age of the member at the time the
 - 34 member actually makes a contribution for service
 - 35 credit and computed to result in a contribution amount
 - 36 that approximates the actuarial present value of the
 - 37 benefit attributable to the service credit purchased; and
 - 38 (iii) the number of years of service credit the member
 - 39 intends to purchase.

40 (B) Contributions for any accrued interest, at a rate
41 determined by the actuary of the fund, for the period from
42 the member's initial membership in the fund to the date

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1 payment is made by the member.
 2 However, a member is entitled to purchase service credit under this
 3 subsection only to the extent that service credit is not granted for that
 4 time under another provision of this section. At least ten (10) years of
 5 service in Indiana is required before a member may receive a benefit
 6 based on service credits purchased under this section. A member who
 7 terminates employment before satisfying the eligibility requirements
 8 necessary to receive a monthly allowance or receives a monthly
 9 allowance for the same service from another tax supported public
 10 employee retirement plan other than under the federal Social Security
 11 Act may withdraw the purchase amount plus accumulated interest after
 12 submitting a properly completed application for a refund to the fund.

13 (k) The following apply to the purchase of service credit under
 14 subsection (j):

- 15 (1) The board may allow a member to make periodic payments
 16 of the contributions required for the purchase of the service
 17 credit. The board shall determine the length of the period during
 18 which the payments must be made.
- 19 (2) The board may deny an application for the purchase of
 20 service credit if the purchase would exceed the limitations under
 21 Section 415 of the Internal Revenue Code.
- 22 (3) A member may not claim the service credit for purposes of
 23 determining eligibility or computing benefits unless the member
 24 has made all payments required for the purchase of the service
 25 credit.

26 (l) This subsection applies to a member who retires after June 30,
 27 2006. A member may not receive credit under this section for service
 28 for which the member receives service credit under the terms of a
 29 military or another governmental retirement plan.

30 SECTION 12. IC 6-8.1-9-4, AS AMENDED BY P.L.43-2021,
 31 SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 32 JULY 1, 2026]: Sec. 4. (a) Every individual (other than a nonresident)
 33 who files an individual income tax return and who is entitled to a
 34 refund from the department of state revenue because of the
 35 overpayment of income tax for a taxable year may designate on the
 36 individual's annual state income tax return that either a specific amount
 37 or all of the refund to which the individual is entitled shall be paid over
 38 to one (1) or more of the funds described in subsection (c). If the refund
 39 to which the individual is entitled is less than the total amount
 40 designated to be paid over to one (1) or more of the funds described in
 41 subsection (c), all of the refund to which the individual is entitled shall
 42 be paid over to the designated funds, but in an amount or amounts

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1 reduced proportionately for each designated fund. If an individual
 2 designates all of the refund to which the individual is entitled to be paid
 3 over to one (1) or more of the funds described in subsection (c) without
 4 designating specific amounts, the refund to which the individual is
 5 entitled shall be paid over to each fund described in subsection (c) in
 6 an amount equal to the refund divided by the number of funds
 7 described in subsection (c), rounded to the lowest cent, with any part
 8 of the refund remaining due to the effects of rounding to be deposited
 9 in the nongame fund.

10 (b) Every husband and wife (other than nonresidents) who file a
 11 joint income tax return and who are entitled to a refund from the
 12 department of state revenue because of the overpayment of income tax
 13 for a taxable year may designate on their annual state income tax return
 14 that either a specific amount or all of the refund to which they are
 15 entitled shall be paid over to one (1) or more of the funds described in
 16 subsection (c). If the refund to which a husband and wife are entitled
 17 is less than the total amount designated to be paid over to one (1) or
 18 more of the funds described in subsection (c), all of the refund to which
 19 the husband and wife are entitled shall be paid over to the designated
 20 funds, but in an amount or amounts reduced proportionately for each
 21 designated fund. If a husband and wife designate all of the refund to
 22 which the husband and wife are entitled to be paid over to one (1) or
 23 more of the funds described in subsection (c) without designating
 24 specific amounts, the refund to which the husband and wife are entitled
 25 shall be paid over to each fund described in subsection (c) in an
 26 amount equal to the refund divided by the number of funds described
 27 in subsection (c), rounded to the lowest cent, with any part of the
 28 refund remaining due to the effects of rounding to be deposited in the
 29 nongame fund.

30 (c) Designations under subsection (a) or (b) may be directed only
 31 to the following funds:

- 32 (1) The nongame fund.
- 33 (2) The state general fund for exclusive use in funding public
 34 education for kindergarten through grade 12.
- 35 (3) The military family relief fund.

36 (d) The instructions for the preparation of individual income tax
 37 returns shall contain a description of the purposes of the following:

- 38 (1) The nongame and endangered species program. The
 39 description of this program shall be written in cooperation with
 40 the department of natural resources.
- 41 (2) The funding of public education for kindergarten through
 42 grade 12. The description of this purpose shall be written in

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cooperation with the secretary of education.
(3) The funding for financial assistance to ~~qualified~~ service members ~~(as defined in IC 10-17-12-7.5)~~ **described in IC 10-17-12-8.1(1) and IC 10-17-12-8.1(2), who are Indiana residents**, and their families. The description of this purpose shall be written in cooperation with the Indiana department of veterans' affairs.

(e) The department shall interpret a designation on a return under subsection (a) or (b) that is illegible or otherwise not reasonably discernible to the department as if the designation had not been made.

SECTION 13. IC 9-18.5-7-3, AS AMENDED BY P.L.238-2025, SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 3. (a) An Indiana resident who is a current or former member of the Army or Air National Guard may apply for and receive one (1) or more license plates under this chapter.

(b) An individual applying for a National Guard license plate under this chapter as a current member of the National Guard must demonstrate the individual's status as a current member of the Army or Air National Guard by presenting the following with the individual's application:

- (1) A current United States armed forces identification card.
- (2) A letter signed by the individual's commanding officer identifying the individual as a current active member.

(c) An individual applying for a National Guard license plate under this chapter as a former member of the National Guard must present with the individual's application a copy of the individual's:

- (1) National Guard Bureau Form 22 or 22A showing the individual received a discharge under conditions other than conditions set forth in ~~IC 10-17-12-7.5(2)~~; **IC 10-17-12-8.1(2)**;
- or
- (2) National Guard Bureau Form 23D or 23E showing the individual as retired;

as proof of the individual's status as a former member of the Army or Air National Guard.

SECTION 14. IC 10-13-8-5, AS AMENDED BY P.L.122-2023, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 5. As used in this chapter, "law enforcement officer" means any of the following:

- (1) A state police officer.
- (2) A county sheriff.
- (3) A county police officer.
- (4) A correctional officer.

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- 1 (5) An excise police officer.
- 2 (6) A county police reserve officer.
- 3 (7) A city police officer.
- 4 (8) A city police reserve officer.
- 5 (9) A conservation enforcement officer.
- 6 (10) A town marshal.
- 7 (11) A deputy town marshal.
- 8 (12) A probation officer.
- 9 (13) A state educational institution police officer appointed
- 10 under IC 21-39-4.
- 11 (14) A gaming agent of the Indiana gaming commission.
- 12 (15) A person employed by a political subdivision (as defined in
- 13 IC 36-1-2-13) and appointed as a special deputy under
- 14 IC 36-8-10-10.6.
- 15 (16) A school corporation police officer appointed under
- 16 IC 20-26-16.
- 17 (17) A police officer of a public or private postsecondary
- 18 educational institution whose board of trustees has established
- 19 a police department under IC 21-17-5-2 or IC 21-39-4-2.
- 20 (18) A tribal police officer.
- 21 (19) A hospital police officer employed by a hospital police
- 22 department established under IC 16-18-4.
- 23 (20) A conservancy district marshal.
- 24 (21) A deputy conservancy district marshal.
- 25 **(22) A member in the military police force of the Indiana**
- 26 **National Guard while exercising police powers in accordance**
- 27 **with IC 10-16-23-3.**

28 SECTION 15. IC 10-16-1-5.6 IS ADDED TO THE INDIANA
 29 CODE AS A NEW SECTION TO READ AS FOLLOWS
 30 [EFFECTIVE JULY 1, 2026]: **Sec. 5.6. "Civilian cyber corps" means**
 31 **the Indiana civilian cyber corps program established by**
 32 **IC 10-16-22.**

33 SECTION 16. IC 10-16-1-5.7 IS ADDED TO THE INDIANA
 34 CODE AS A NEW SECTION TO READ AS FOLLOWS
 35 [EFFECTIVE JULY 1, 2026]: **Sec. 5.7. "Civilian cyber corps**
 36 **adviser" means an individual who serves as a nondeployable**
 37 **member in the Indiana civilian cyber corps program for the**
 38 **purpose of providing support and technical expertise for civilian**
 39 **cyber corps volunteers.**

40 SECTION 17. IC 10-16-1-5.8 IS ADDED TO THE INDIANA
 41 CODE AS A NEW SECTION TO READ AS FOLLOWS
 42 [EFFECTIVE JULY 1, 2026]: **Sec. 5.8. "Civilian cyber corps**

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1 **volunteer" means an individual who has entered into an agreement**
2 **with the adjutant general to serve as a deployable member in the**
3 **Indiana civilian cyber corps program.**

4 SECTION 18. IC 10-16-1-8.5 IS ADDED TO THE INDIANA
5 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
6 [EFFECTIVE JULY 1, 2026]: **Sec. 8.5. "Cybersecurity client" means**
7 **a:**

- 8 (1) **state agency (as defined in IC 4-1-10-2);**
- 9 (2) **political subdivision (as defined in IC 36-1-2-13);**
- 10 (3) **state educational institution (as defined in IC 21-7-13-32);**
- 11 (4) **critical infrastructure facility (as defined in**
12 **IC 35-46-10-1); or**
- 13 (5) **critical infrastructure utility (as defined in**
14 **IC 35-46-10-1);**

15 **that has requested and is using the rapid response assistance of the**
16 **Indiana civilian cyber corps program under the direction of the**
17 **adjutant general.**

18 SECTION 19. IC 10-16-1-8.6 IS ADDED TO THE INDIANA
19 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
20 [EFFECTIVE JULY 1, 2026]: **Sec. 8.6. "Cybersecurity incident"**
21 **means an incident as defined by 44 U.S.C. 3552(b)(2).**

22 SECTION 20. IC 10-16-1-19.3 IS ADDED TO THE INDIANA
23 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
24 [EFFECTIVE JULY 1, 2026]: **Sec. 19.3. "State police department"**
25 **refers to the state police department established by IC 10-11-2-4.**

26 SECTION 21. IC 10-16-2-7, AS AMENDED BY P.L.15-2010,
27 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28 JULY 1, 2026]: **Sec. 7. The adjutant general shall appoint ~~four (4)~~**
29 **~~assistant adjutants general~~ **additional general officers** to serve at the**
30 **will and pleasure of the adjutant general as follows:**

31 (1) **Excluding the adjutant general, there are six (6) general**
32 **officer authorizations for the Indiana Army National Guard**
33 **and two (2) general authorizations for the Indiana Air**
34 **National Guard under this section.**

35 (2) **Included in the general officer authorizations described**
36 **in subdivision (1), one (1) general officer position shall be**
37 **established as the Director, Joint Staff, Indiana Joint Forces**
38 **Headquarters. The position may be filled by either an Army**
39 **or Air National Guard member.**

40 (3) **To be eligible for appointment to a general officer under**
41 **subdivision (1), an individual must meet the following**
42 **requirements:**

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1 **(A) The individual must be a federally recognized officer**
 2 **who has attained the rank of colonel or higher.**

3 **(B) The individual must be eligible for appointment in**
 4 **the Indiana National Guard.**

5 (1) One (1) assistant adjutant general from the Indiana Army
 6 National Guard to be commander of the Indiana Army National
 7 Guard forces; except the forces described in subdivision (3): A
 8 person is not eligible for appointment as assistant adjutant
 9 general unless the person is a member of the Indiana Army
 10 National Guard and has attained the rank of major or above. The
 11 person must be a federally recognized officer and may hold the
 12 rank of major general or other rank authorized by the table of
 13 organization for the Army National Guard.

14 (2) One (1) assistant adjutant general from the Indiana Army
 15 National Guard to be chief of staff to the adjutant general for all
 16 the Indiana Army National Guard forces; except those forces
 17 described in subdivision (4): This assistant adjutant general shall
 18 perform duties assigned by the adjutant general and is
 19 responsible for all administrative and operational functions of
 20 the Indiana Army National Guard; except those related to forces
 21 described in subdivision (4): A person is not eligible for
 22 appointment as assistant adjutant general unless the person is a
 23 member of the Indiana Army National Guard with at least six (6)
 24 years service in the Indiana Army National Guard and has
 25 attained the rank of major or above. The person must be a
 26 federally recognized officer and may hold the rank of brigadier
 27 general or other rank authorized by the table of organization for
 28 the Army National Guard.

29 (3) One (1) assistant adjutant general from the Indiana Air
 30 National Guard to be chief of staff to the adjutant general for all
 31 the Indiana Air National Guard forces: This assistant adjutant
 32 general shall perform duties assigned by the adjutant general and
 33 is responsible for administrative and operational functions of the
 34 Indiana Air National Guard: A person is not eligible for
 35 appointment as air forces chief of staff unless the person is a
 36 member of the Indiana Air National Guard with at least six (6)
 37 years service as a commissioned officer and has attained the rank
 38 of major or above. The person must be a federally recognized
 39 officer and may hold the rank of brigadier general or other rank
 40 authorized by the tables of organization for the Air National
 41 Guard.

42 (4) One (1) assistant adjutant general from the Indiana Army

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1 National Guard to be chief of staff to the adjutant general for all
 2 Indiana Army National Guard forces assigned to the Camp
 3 Atterbury Muscatatuck Urban Training Center. This assistant
 4 adjutant general shall perform duties assigned by the adjutant
 5 general and is responsible for all administrative and operational
 6 functions of Indiana Army National Guard forces assigned to the
 7 Camp Atterbury Muscatatuck Urban Training Center. A person
 8 is not eligible for appointment as assistant adjutant general
 9 unless the person is a member of the Indiana Army National
 10 Guard with at least six (6) years service in the Indiana Army
 11 National Guard and has attained the rank of major or above. The
 12 person must be a federally recognized officer and may hold the
 13 rank of brigadier general or other rank authorized by the table of
 14 organization for the Army National Guard.

15 SECTION 22. IC 10-16-3-2, AS AMENDED BY P.L.38-2011,
 16 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 17 JULY 1, 2026]: Sec. 2. The state armory board established by section
 18 1 of this chapter may contribute funds in support of the following
 19 authorized duties and responsibilities of the adjutant general:

- 20 (1) The ~~military department of the~~ Indiana ceremonial unit.
- 21 (2) The Indiana guard reserve.
- 22 (3) The annual report of the adjutant general's department.
- 23 (4) The medical treatment, pensions, and funeral expenses of
 24 officers and soldiers wounded, disabled, or killed while in the
 25 active service of the state.
- 26 (5) Expenditures for public relations and the promotion of
 27 morale within the adjutant general's department. ~~that are not paid~~
 28 ~~by the United States Department of Defense.~~
- 29 (6) Recruitment and retention expenditures of the adjutant
 30 general's department. ~~that are not paid by the United States~~
 31 ~~Department of Defense.~~
- 32 (7) The publication of the armed forces law of Indiana in
 33 accordance with IC 10-16-2-9(d).

34 **(8) Armory modernization and care for armories.**

35 SECTION 23. IC 10-16-3-6, AS AMENDED BY P.L.38-2011,
 36 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 37 JULY 1, 2026]: Sec. 6. (a) The state armory board may **utilize any and**
 38 **all appropriate methods to:**

- 39 (1) lease real estate from:
 - 40 (A) the federal, the state, or a local government; ~~or~~
 - 41 (B) a federal, state, or local agency; or
 - 42 (C) **a private entity or individual; or**

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1 (2) purchase real estate throughout the state;
2 where necessary to provide armories or other military purposes.

3 (b) The state armory board shall lease or purchase real estate in the
4 name and for the use of the state. The state armory board may erect on
5 the real estate an armory or another appropriate structure to be used for
6 meetings, rendezvous, and drill purposes by the following
7 organizations:

8 (1) A company.

9 (2) A battery.

10 (3) A troop.

11 (4) A battalion.

12 (5) A regiment.

13 (6) A division organization.

14 (7) An air ~~squadron~~ wing.

15 (8) A related group.

16 (9) An organization authorized by the state board.

17 The ordnance stores, quartermaster stores, and other property issued to
18 an organization described in this subsection and occupying the armory
19 shall be stored in the armory or other appropriate structure.

20 (c) The state armory board shall arrange for the occupancy and use
21 of the armories under the direction and responsibility of the senior
22 officer in command of an organization described in subsection (b).

23 (d) An armory may not be erected on land that is leased for less
24 than ~~fifty (50)~~ **twenty-five (25)** years.

25 (e) The Indiana wing of the civil air patrol and its subordinate
26 units may use armory facilities without charge when the officer
27 responsible for the armory determines the use would not interfere with
28 operational training requirements of the military forces concerned.

29 SECTION 24. IC 10-16-3-7, AS AMENDED BY P.L.38-2011,
30 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31 JULY 1, 2026]: Sec. 7. The state armory board shall constitute a board
32 for the general management, care, and custody of the armories. The
33 state armory board may adopt ~~rules~~ **policies or procedures** for:

34 (1) the management and government of the armories;

35 (2) the guidance of the organizations occupying the armories;
36 and

37 (3) any other purpose consistent with this chapter.

38 SECTION 25. IC 10-16-3-8 IS REPEALED [EFFECTIVE JULY
39 1, 2026]. Sec. 8: (a) ~~This section applies if a contract for the
40 procurement of property by the state armory board or a local armory
41 board is awarded under this chapter by acceptance of bids, proposals,
42 or quotations.~~

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1 (b) A bid, proposal, or quotation submitted by a trust (as defined
2 in IC 30-4-1-1(a)) must identify each:

- 3 (1) beneficiary of the trust; and
4 (2) settlor empowered to revoke or modify the trust.

5 SECTION 26. IC 10-16-3-9, AS AMENDED BY P.L.38-2011,
6 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7 JULY 1, 2026]: Sec. 9. (a) The state armory board may receive from
8 any source donations of real or personal property or contributions of
9 money to aid in the support and assistance of:

- 10 (1) the armed forces of Indiana; and
11 (2) the armed forces of Indiana called or inducted into federal
12 service.

13 Property received under this subsection shall be held as other property
14 for the use of the state.

15 (b) Counties, cities, and municipalities may make donations and
16 contributions under subsection (a).

17 (c) This subsection applies to ~~real or personal~~ **any** property:

- 18 (1) donated under subsection (a); ~~and~~
19 (2) upon which the state of Indiana has not erected structures;
20 **and**
21 (3) **if a donation agreement has not been executed between**
22 **the state armory and the donor of the property.**

23 The state armory board may determine that ~~real~~ **any** property donated
24 under subsection (a) is no longer usable or cannot be used by the
25 military department. The state armory board may certify its
26 determination to the adjutant general. The adjutant general may
27 reconvey ~~the real~~ **any** property to the donor or to another entity or
28 individual that the adjutant general considers appropriate.

29 SECTION 27. IC 10-16-3-10 IS AMENDED TO READ AS
30 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 10. All expenses
31 incurred in the operation of state armories shall be paid out of:

- 32 (1) the rentals;
33 (2) the income;
34 (3) the earnings;
35 (4) any other receipts; and
36 (5) any other appropriation provided by law;

37 to pay the expenses incurred in the operation of the armories **or other**
38 **matters consistent with this chapter.**

39 SECTION 28. IC 10-16-3-12 IS AMENDED TO READ AS
40 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 12. (a) If the state
41 armory board receives from the ~~governor~~ **adjutant general** information
42 of the disbandment of the organization of the armed forces of Indiana

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1 occupying and using an armory, the state armory board shall take
2 charge of the armory.

3 (b) The state armory board shall sell the armory for the highest
4 price at public or private sale after publication of the sale for a period
5 of ten (10) days and return the proceeds into the state treasury.

6 SECTION 29. IC 10-16-3-13, AS AMENDED BY P.L.38-2011,
7 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8 JULY 1, 2026]: Sec. 13. (a) The state armory board may:

9 (1) sell, lease, convey, or otherwise dispose of any ~~real~~ property
10 belonging to the state and being under the charge and in the
11 custody and possession of the state armory board if, in the
12 judgment of the state armory board:

13 (1) ~~(A)~~ (A) the ~~real~~ property can no longer be used for the
14 purpose for which it was acquired; and

15 (2) ~~(B)~~ (B) the conveyance provides a substantial public or
16 military benefit; **or**

17 (2) **elect to transfer the property to the Indiana department**
18 **of administration under IC 4-20.5-7 or IC 5-22-21.**

19 (b) The sale shall be made at public or private sale, after
20 appropriate publication, for the highest price to be obtained for the
21 same. If the state armory board takes bids in the sale of ~~real~~ property,
22 the board shall require a bid submitted by a trust (as defined in
23 IC 30-4-1-1(a)) to identify all of the following:

24 (1) Each beneficiary of the trust.

25 (2) Each settlor empowered to revoke or modify the trust.

26 (c) All money derived from the sale, conveyance, or other
27 disposition of any ~~real~~ property shall be paid into the state treasury, but
28 may be used for the purchase of other ~~real~~ property for armory
29 purposes.

30 SECTION 30. IC 10-16-3-14, AS AMENDED BY P.L.38-2011,
31 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32 JULY 1, 2026]: Sec. 14. (a) **Except as provided in subsection (c),** if
33 the state armory board sells any real property, the value of the property
34 shall be determined by **an appraiser** ~~three (3) disinterested appraisers~~
35 appointed by the state armory board with the approval of the **adjutant**
36 **general. governor.**

37 (b) Real property may not be sold for less than the appraised value
38 of the real property **unless the sale is approved by the adjutant**
39 **general.** If the real property cannot be sold at its appraised value, it
40 may be reappraised.

41 (c) **If the adjutant general determines that the value of the real**
42 **property is likely to be less than fifty thousand dollars (\$50,000),**

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1 the appraisal described in subsection (a) is not required to sell the
2 real property.

3 (d) The state armory board may transfer state real property
4 to a person in exchange for property of like value that is
5 transferred by the person to the state. The state armory board
6 must establish that properties exchanged are of like value through
7 appraisals or other means approved by the adjutant general.

8 (e) Real property may not be sold or transferred unless:

9 (1) the ~~governor~~ **adjutant general** approves the sale or
10 **transfer**; and

11 (2) the ~~attorney general~~ **state armory board's legal counsel**
12 states in writing that all the conditions necessary to the legal and
13 valid sale or **transfer** of the property have been fully complied
14 with.

15 SECTION 31. IC 10-16-3-15, AS AMENDED BY P.L.9-2024,
16 SECTION 316, IS AMENDED TO READ AS FOLLOWS
17 [EFFECTIVE JULY 1, 2026]: Sec. 15. (a) The purchaser of real
18 property sold under this chapter or to whom real property is conveyed
19 or otherwise disposed of under this chapter shall pay the purchase
20 money as agreed upon ~~and certified by to~~ the state armory board ~~to the~~
21 ~~treasurer of state~~ for the use and benefit of the state armory board. ~~The~~
22 ~~purchaser shall take the receipt of the treasurer of state.~~

23 (b) The state ~~comptroller~~ **armory board** shall execute a deed of
24 conveyance to the purchaser ~~or the exchanging party~~ after the
25 purchaser ~~or the exchanging party~~ **presents a form that is legally**
26 **sufficient to memorialize and consummate the transaction and that**
27 **is suitable for recording in the county upon which the property is**
28 **located.** ~~presents the following documents to the state comptroller:~~

29 (1) ~~The receipt of the treasurer of state.~~

30 (2) ~~A certified resolution approved by the state armory board~~
31 ~~setting forth the terms and conditions of the sale, conveyance, or~~
32 ~~other disposition.~~

33 The deed of conveyance shall be signed by the ~~governor~~ **president of**
34 **the state armory board** and officially attested by the **adjutant**
35 **general.** ~~state comptroller with the seal of the state.~~

36 SECTION 32. IC 10-16-3-16, AS AMENDED BY P.L.9-2024,
37 SECTION 317, IS AMENDED TO READ AS FOLLOWS
38 [EFFECTIVE JULY 1, 2026]: Sec. 16. (a) The state armory board shall
39 report annually of the proceedings incident to the location and
40 management of the armories and a detailed account of disbursements.

41 (b) The report shall be filed ~~in the office of the state comptroller~~
42 **with the state board of accounts** and a copy furnished to the adjutant

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1 general for publication in the annual report of the adjutant general's
2 department.

3 SECTION 33. IC 10-16-3-17 IS AMENDED TO READ AS
4 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 17. The **adjutant**
5 **general's office state examiner, personally or through the deputy**
6 **examiners, field examiners, or private examiners,** shall make a full and
7 complete examination and report of all transactions of all individuals,
8 persons, trustees, boards, banks, firms, corporations, and others
9 engaged in the acquisition of sites for and the construction of state
10 armories, including examination of the following:

- 11 (1) The plans and specifications of armories.
- 12 (2) Construction work performed or being performed.
- 13 (3) The records of bonds issued and redeemed or proposed to be
14 issued.
- 15 (4) The records of all lease contracts for building or maintaining
16 armories.
- 17 (5) The records of receipts and earnings of all armories, except
18 those earnings and receipts arising from shows, benefits, and
19 other similar activities engaged in by members of the armories
20 and other volunteers for the use and benefit of the members.
- 21 (6) All money handled by the board or boards, by trustees of
22 state armories, by the state armory board or local armory boards,
23 or by the adjutant general, including all appropriations made for
24 armories by the general assembly.

25 ~~All powers conferred upon the state examiner, deputy examiner, field~~
26 ~~examiner, private examiner, and the attorney general under IC 5-11-6~~
27 ~~by petition are conferred upon these officers, examiners, and the~~
28 ~~department without any petition. All the powers given these officers,~~
29 ~~examiners, and the department under any other statute may be used for~~
30 ~~the purpose of carrying out this chapter.~~

31 SECTION 34. IC 10-16-3-18 IS AMENDED TO READ AS
32 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 18. (a) The state
33 **armory board examiner, with the approval of the governor,** may
34 employ expert engineering and architectural services when necessary
35 to assist the state **armory board examiner, deputy examiner, field**
36 **examiners, or private examiners** in making inspections and
37 examinations under this chapter.

38 (b) The state examiner, with the approval of the governor, shall fix
39 and determine the amount to be paid for the expert service. Field
40 examiners of the state board of accounts, when employed in performing
41 the services provided for in this chapter, are entitled to receive the per
42 diem provided by IC 4-10-11-2 and IC 4-10-11-2.1 for field examiners

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1 and all necessary expenses incurred in carrying out their duties as
2 provided for in this chapter.

3 SECTION 35. IC 10-16-6-5 IS AMENDED TO READ AS
4 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 5. (a) A person may not
5 be commissioned as an officer of the Indiana national guard unless the
6 person:

- 7 (1) is temperate and of good moral character; and
8 (2) has successfully passed tests as to physical, mental, and
9 professional fitness as may be prescribed by the laws and
10 regulations applicable to the federally recognized national guard.

11 (b) In the selection and appointment of commissioned officers,
12 preference shall be given to:

- 13 (1) a person with prior active military service;
14 (2) an enlisted person;
15 (3) a member of the **army** or air national guard; and
16 (4) a graduate of a school teaching military science.

17 SECTION 36. IC 10-16-6-12, AS AMENDED BY P.L.238-2025,
18 SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19 JULY 1, 2026]: Sec. 12. (a) A commissioned officer:

- 20 (1) who serves in the Indiana national guard for at least five (5)
21 years; or
22 (2) who becomes permanently disabled from performing the
23 officer's duties, irrespective of length of service;

24 may, upon retirement from the military service under conditions other
25 than conditions set forth in ~~IC 10-17-12-7.5(2)~~, **IC 10-17-12-8.1(2)**,
26 whether by resignation or otherwise, and upon application to the
27 adjutant general, be carried upon a roll to be established and
28 maintained in the office of the adjutant general. The roll shall be
29 designated the Indiana national guard retired list.

30 (b) The commissioned officer may wear, on occasion of ceremony,
31 the uniform of the highest rank held by the officer.

32 (c) An officer carried on the Indiana national guard retired list, if
33 qualified, is eligible for detail or appointment on the general staff or the
34 staff of any commander when not physically disqualified for military
35 duty. However, if an officer carried on the Indiana national guard
36 retired list is appointed to a staff position as described in this section,
37 the officer shall be recommissioned in the rank to which the officer has
38 been appointed. The officer shall hold this rank during the time of the
39 staff appointment unless the officer is promoted to a higher rank.

40 (d) If the officer retires for a second time from active service, the
41 officer shall be entered on the Indiana national guard retired list with
42 the officer's highest rank.

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1 (e) An officer whose name appears on the national guard retired
 2 list is not entitled to receive any military pay or emolument from the
 3 state during the time the officer remains on the national guard retired
 4 list unless the officer is specifically assigned to duty on orders from the
 5 governor. If the officer is assigned to duty on orders from the governor,
 6 the officer is entitled only to the military pay and allowance provided
 7 by law for officers of the rank to which appointed.

8 SECTION 37. IC 10-16-18-1 IS REPEALED [EFFECTIVE JULY
 9 1, 2026]. ~~Sec. 1. A contract may not be entered into by the adjutant
 10 general or the armory board that provides for the use of Stout Field,
 11 Indianapolis, for purposes of commercial flying by transportation
 12 companies.~~

13 SECTION 38. IC 10-16-21 IS REPEALED [EFFECTIVE JULY
 14 1, 2026]. (Indiana Cyber Civilian Corps Program Advisory Board).

15 SECTION 39. IC 10-16-22 IS ADDED TO THE INDIANA CODE
 16 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
 17 JULY 1, 2026]:

18 **Chapter 22. Indiana Civilian Cyber Corps Program**

19 **Sec. 1. (a) The Indiana civilian cyber corps program is**
 20 **established as a subdivision of the Indiana guard reserve organized**
 21 **and maintained under IC 10-16-8 with the primary mission of**
 22 **increasing cybersecurity awareness, capability, and capacity**
 23 **throughout Indiana. The secondary mission of the civilian cyber**
 24 **corps is to provide rapid response capabilities for cybersecurity**
 25 **clients that would otherwise be unable to appropriately:**

- 26 (1) respond to;
 27 (2) mitigate; or
 28 (3) recover from;

29 **a cybersecurity incident.**

30 **(b) The adjutant general shall administer the civilian cyber**
 31 **corps program.**

32 **(c) The following state agencies shall designate a liaison to the**
 33 **civilian cyber corps:**

- 34 (1) The office of technology established by IC 4-13.1-2-1.
 35 (2) The department of homeland security established by
 36 IC 10-19-2-1.
 37 (3) The state police department.

38 **Sec. 2. (a) The adjutant general may invite and appoint an**
 39 **individual who has expertise in addressing cybersecurity incidents**
 40 **to serve as a civilian cyber corps volunteer or civilian cyber corps**
 41 **adviser in a manner prescribed by the adjutant general.**

42 **(b) The adjutant general shall require an individual who**

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accepts an invitation to serve as a civilian cyber corps volunteer or civilian cyber corps adviser under subsection (a) to submit to a criminal history check.

Sec. 3. (a) A civilian cyber corps volunteer or civilian cyber corps adviser is not an agent, employee, or independent contractor of the state of Indiana for any purpose and has no authority to bind the state of Indiana with regard to third parties.

(b) The state of Indiana is not liable to a civilian cyber corps volunteer or civilian cyber corps adviser for personal injury or property damage suffered by the civilian cyber corps volunteer or civilian cyber corps adviser through participation in the civilian cyber corps.

Sec. 4. (a) The adjutant general, the military department, and the state of Indiana are immune from tort liability for acts or omissions by a civilian cyber corps volunteer or civilian cyber corps adviser as provided in this chapter.

(b) A civilian cyber corps volunteer or civilian cyber corps adviser is subject to the same civil and criminal immunity protections as a member of the Indiana National Guard under IC 10-16-7-7(b) and IC 10-16-7-7(d) for any act done by the civilian cyber corps volunteer or civilian cyber corps adviser in the discharge of the civilian cyber corps volunteer's or civilian cyber corps adviser's official duty under this chapter.

Sec. 5. The civilian cyber corps shall conduct:

- (1)** an annual meeting that meets at the call of the adjutant general; and
- (2)** critical incident training or exercises at the call of the adjutant general.

Sec. 6. (a) A cybersecurity client may request cybersecurity training by the civilian cyber corps by submitting a request to the civilian cyber corps in a manner prescribed by the adjutant general.

(b) To initiate the deployment of a civilian cyber corps volunteer to provide training to a cybersecurity client, the adjutant general shall indicate in writing that the civilian cyber corps volunteer is authorized to provide training to the cybersecurity client.

(c) The adjutant general may enter into a contract with a cybersecurity client as a condition of providing training to the cybersecurity client through the civilian cyber corps.

(d) Acceptance by a cybersecurity client of training from a civilian cyber corps volunteer under this chapter must be made by

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the cybersecurity client in writing.

(e) The adjutant general shall maintain a written document initiating the deployment of a civilian cyber corps volunteer to provide training to a cybersecurity client for:

- (1) six (6) years after the end of the deployment; or
- (2) the length of time required under the adjutant general's record retention policies;

whichever is longer.

Sec. 7. (a) A cybersecurity client:

- (1) shall notify the state police department upon the occurrence of a cybersecurity incident before requesting response capabilities of the civilian cyber corps; and
- (2) may, upon recognition of a potential security vulnerability that could lead to a cybersecurity incident, request the adjutant general to deploy one (1) or more civilian cyber corps volunteers to provide rapid response assistance to the cybersecurity client.

(b) The adjutant general may, at the adjutant general's discretion, initiate:

- (1) the deployment of a civilian cyber corps volunteer; or
- (2) the nondeployment of a civilian cyber corps adviser;

upon recognition of a potential security vulnerability that could lead to a cybersecurity incident and at the request of the cybersecurity client.

(c) To initiate the deployment of a civilian cyber corps volunteer to provide assistance to a cybersecurity client, the adjutant general shall indicate in writing that the civilian cyber corps volunteer is authorized to provide assistance to the cybersecurity client. A single written document may initiate the deployment of more than one (1) civilian cyber corps volunteer.

(d) The adjutant general may enter into a contract with a cybersecurity client as a condition of providing assistance to the cybersecurity client through the civilian cyber corps.

(e) Acceptance by a cybersecurity client of assistance from a civilian cyber corps volunteer under this chapter shall be made by the cybersecurity client in writing.

(f) The adjutant general shall maintain a written document initiating the deployment of a civilian cyber corps volunteer to provide assistance to a cybersecurity client for:

- (1) six (6) years after the end of the deployment; or
- (2) the length of time required under the adjutant general's record retention policies;

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whichever is longer.

(g) At the discretion of the adjutant general, the deployment of a civilian cyber corps volunteer may be extended in writing in the same manner as the initial deployment.

Sec. 8. (a) The adjutant general shall publish guidelines for the operation of the civilian cyber corps program. At a minimum, the published guidelines must include the following:

(1) An explanation of the standards the adjutant general will use to determine whether an individual may serve as a civilian cyber corps volunteer or civilian cyber corps adviser and an explanation of the process by which an individual may become a civilian cyber corps volunteer or civilian cyber corps adviser.

(2) An explanation of the requirements the adjutant general will impose when a cybersecurity client requests and receives the assistance of the civilian cyber corps.

(3) An explanation of the process by which the civilian cyber corps will select and prioritize cybersecurity clients requesting assistance.

(b) The adjutant general may provide, or contract for the provision of, appropriate training to members of the civilian cyber corps.

(c) The military department may provide compensation for actual and necessary travel and subsistence expenses incurred by a civilian cyber corps volunteer on a deployment.

(d) The adjutant general may establish a fee schedule for assistance provided by the civilian cyber corps.

Sec. 9. (a) Information that is voluntarily given to the civilian cyber corps or obtained under this chapter that would identify or provide as a means of identifying a person or cybersecurity client, and the disclosure of which may:

(1) cause the person or cybersecurity client to become a victim of a cybersecurity incident; or

(2) disclose a person's or cybersecurity client's cybersecurity plans or cybersecurity related practices, procedures, methods, results, organizational information system infrastructure, hardware, or software;

is confidential and exempt from disclosure under IC 5-14-3-4.

(b) The work product of a civilian cyber corps volunteer or civilian cyber corps adviser under this chapter is confidential and exempt from disclosure under IC 5-14-3-4.

SECTION 40. IC 10-16-23 IS ADDED TO THE INDIANA CODE

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1 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
2 JULY 1, 2026]:

3 **Chapter 23. Military Police Force of the Indiana National**
4 **Guard**

5 **Sec. 1. The adjutant general may establish a military police**
6 **force of the Indiana National Guard.**

7 **Sec. 2. (a) Before granting police powers to an individual**
8 **appointed as a member of the military police force of the Indiana**
9 **National Guard, the adjutant general shall validate that the**
10 **individual has a current security clearance and has not been**
11 **convicted of a felony.**

12 **(b) An individual appointed to serve in the military police**
13 **force of the Indiana National Guard may not exercise police**
14 **powers until the individual successfully completes either army or**
15 **air military police occupational training and receives qualifying**
16 **instruction on Indiana law enforcement prescribed by the adjutant**
17 **general.**

18 **(c) An individual appointed to the military police force of the**
19 **Indiana National Guard shall take an appropriate oath of office in**
20 **the form and manner prescribed by the governor.**

21 **Sec. 3. The governor may authorize the military police force**
22 **of the Indiana National Guard to exercise police powers**
23 **throughout Indiana, or in any part of Indiana prescribed by the**
24 **governor, if the governor orders the military police force of the**
25 **Indiana National Guard to state active duty under IC 10-16-7-7.**
26 **The governor shall provide reasonable notice to local law**
27 **enforcement agencies affected by the deployment of the military**
28 **police force of the Indiana National Guard and coordinate with**
29 **local law enforcement agencies as circumstances permit.**

30 **[Sec. 4. Upon the governor's authorization under section 3 of**
31 **this chapter, the military police force of the Indiana National**
32 **Guard shall respond:**

33 **(1) in accordance with the National Incident Management**
34 **System; and**

35 **(2) in coordination with the Indiana state police.**

36 **[~~4~~5]. An individual serving in the military police force**
37 **of the Indiana National Guard who is authorized to exercise police**
38 **powers under section 3 of this chapter may:**

39 **(1) make an arrest;**

40 **(2) conduct a search or seizure of a person or property;**

41 **(3) carry a firearm; and**

42 **(4) exercise other police powers with respect to the**

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enforcement of Indiana laws.

SECTION 41. IC 10-17-1-9, AS AMENDED BY P.L.238-2025, SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 9. (a) Subject to subsection (h), a county executive shall employ a service officer and may employ service officer assistants to serve the veterans of the county. However, with the approval of the commission, two (2) or more counties may enter into an agreement to employ a service officer if each county demonstrates to the commission that the workload does not justify each county employing a separate county service officer.

(b) Subject to subsection (h), the mayor of a city may employ a service officer and may employ service officer assistants to serve the veterans of the city.

(c) The service officer shall:

(1) be:

(A) a veteran who received a discharge from military service under conditions other than conditions set forth in ~~IC 10-17-12-7.5(2)~~ **IC 10-17-12-8.1(2)** and who has at least six (6) months of active service in the armed forces of the United States; or

(B) a service officer assistant with not less than two (2) years of experience; and

(2) be a resident of Indiana or become a resident of Indiana not more than six (6) months after the service officer's start date.

(d) A service officer assistant must be a resident of Indiana or become a resident of Indiana not later than six (6) months after the service officer assistant's start date and:

(1) satisfy the requirements specified in subsection (c)(1); or

(2) be the spouse, surviving spouse, parent, or child of a person who satisfies the requirements specified in subsection (c)(1).

(e) A rule contrary to subsection (c) or (d) is void.

(f) County and city fiscal bodies may appropriate funds necessary for the purposes described in this section.

(g) Every county or city official and department of the county or city shall cooperate with the service officer and shall provide the service officer with information necessary in connection with the performance of the service officer's duties. Nothing in this subsection shall be construed to require a county or city to share information that is otherwise considered confidential in accordance with law.

(h) After June 30, 2026, a service officer must be accredited by the department in order to provide service to veterans on behalf of the county or city.

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1 SECTION 42. IC 10-17-1-11, AS AMENDED BY P.L.61-2023,
2 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3 JULY 1, 2026]: Sec. 11. (a) The following employees of the Indiana
4 department of veterans' affairs must satisfy the requirements set forth
5 in section 5(a) of this chapter:

- 6 (1) State service officers.
- 7 (2) Director of the state approving agency.
- 8 (3) Director of the Indiana state veterans' cemetery established
9 by IC 10-17-11-4.

10 (b) An employee of the Indiana department of veterans' affairs not
11 described in subsection (a) must **be an Indiana resident who:**

- 12 (1) ~~satisfy~~, **received an honorable discharge from the armed**
13 **forces of the United States or the national guard (as defined**
14 **in IC 5-9-4-4);** or
- 15 (2) ~~be is~~ the spouse, surviving spouse, parent, or child of a
16 person who satisfies the requirements set forth in ~~section 5(a) of~~
17 ~~this chapter.~~ **subdivision (1).**

18 SECTION 43. IC 10-17-9-5, AS AMENDED BY P.L.238-2025,
19 SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
20 JULY 1, 2026]: Sec. 5. The superintendent may not appoint or employ
21 a person in an office or a place in the Indiana Veterans' Home because
22 of the political views or affiliation of the appointee or employee or for
23 a reason other than capacity and fitness for the duties to be performed
24 by the appointee or employee. However, among applicants for
25 appointment found capable and fit, preference shall be given to a
26 military veteran who received a discharge from military service under
27 conditions other than conditions set forth in ~~IC 10-17-12-7.5(2)~~
28 **IC 10-17-12-8.1(2)**, and the spouse, widow, widower, mother, and
29 child of a military veteran who received a discharge from military
30 service under conditions other than conditions set forth in
31 ~~IC 10-17-12-7.5(2).~~ **IC 10-17-12-8.1(2).**

32 SECTION 44. IC 10-17-9-7, AS AMENDED BY P.L.238-2025,
33 SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34 JULY 1, 2026]: Sec. 7. (a) As used in this section, "eligible person"
35 refers to either of the following:

- 36 (1) A member of the uniformed services who was discharged
37 from the uniformed services under conditions other than
38 conditions set forth in ~~IC 10-17-12-7.5(2).~~ **IC 10-17-12-8.1(2).**
- 39 (2) The spouse or surviving spouse of a member of the
40 uniformed services who was discharged from the uniformed
41 services under conditions other than conditions set forth in
42 ~~IC 10-17-12-7.5(2).~~ **IC 10-17-12-8.1(2).**

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1 (b) An eligible person who has a disability is eligible for
2 admission to the home if:

3 (1) the eligible person is a resident of Indiana or establishes
4 residency in Indiana not later than six (6) months after admission
5 to the home; or

6 (2) in the case of an eligible person referred to in subsection
7 (a)(1), the eligible person was a resident of Indiana when the
8 eligible person enlisted in the uniformed services.

9 (c) The Indiana department of veterans' affairs shall adopt rules
10 concerning admission to the home.

11 (d) In adopting rules governing the admission, maintenance, and
12 discharge of members of the home, the Indiana department of veterans'
13 affairs may establish a fund called the veterans' home comfort and
14 welfare fund. The director shall deposit all money collected from the
15 members for the cost of their care and maintenance in the fund. The
16 director shall expend this money in any manner that adds to the comfort
17 and welfare of the members of the institutions.

18 (e) A part of the veterans' home comfort and welfare fund may be
19 withdrawn and deposited in a special fund called the veterans' home
20 building fund. The veterans' home building fund shall be used for the
21 construction, maintenance, remodeling, or repair of buildings of the
22 home.

23 (f) Preference under this section may be given to a person who
24 served in an Indiana military organization. Except in cases where the
25 surviving spouse of a veteran marries another veteran, the benefits of
26 this chapter extend only to a surviving spouse and the spouse of a
27 veteran if the contract of marriage was entered into more than five (5)
28 years before the date of death of the veteran. Except as otherwise
29 provided by law, upon the death of a person in the home, money paid
30 to the person or due to the person from a bank, a trust company, a
31 corporation, or an individual becomes an asset of the person's estate
32 and shall be distributed in the manner prescribed by the probate law of
33 the state.

34 SECTION 45. IC 10-17-10-1, AS AMENDED BY P.L.238-2025,
35 SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36 JULY 1, 2026]: Sec. 1. (a) In order for an interested person to qualify
37 for an allowance under this chapter:

38 (1) the decedent must have been an Indiana resident at the time
39 of death and must have:

40 (A) received a discharge from the armed forces of the
41 United States under conditions other than conditions set
42 forth in ~~IC 10-17-12-7.5(2)~~; **IC 10-17-12-8.1(2)**; or

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(B) died while serving in the armed forces of the United States; or

(2) the decedent must have been the spouse or surviving spouse of a person described in subdivision (1)(A) or (1)(B) and must have been an Indiana resident at the time of death.

(b) An interested person must file a claim for an allowance under this chapter with the board of commissioners in the county of residence of the decedent described in subsection (a). The claim must include:

(1) the fact of the service, death, and discharge if discharged from service before death; and

(2) that the body has been buried in a decent and respectable manner in a cemetery or burial ground or that the body has been cremated and the cremains have not been interred.

(c) The board of commissioners shall hear and determine the claim like other claims and, if the facts averred are found to be true, shall allow the claim in an amount set by ordinance. However, the amount of the allowance may not be more than one thousand dollars (\$1,000).

SECTION 46. IC 10-17-12-0.7, AS AMENDED BY P.L.61-2023, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 0.7. The purpose of the fund established in section 8 of this chapter is to provide short term financial assistance to **families of qualified service members: qualifying applicants for housing, utilities, medical services, basic transportation, child care, education, employment, food, and other essential family support expenses that qualifying applicants are not otherwise able to afford.**

SECTION 47. IC 10-17-12-7.5 IS REPEALED [EFFECTIVE JULY 1, 2026]. Sec. 7-5: As used in this chapter, "qualified service member" means an individual who is an Indiana resident and who:

(1) is serving on active duty in:

(A) the armed forces of the United States; or

(B) the national guard (as defined in IC 5-9-4-4); or

(2) has served in or been discharged from the armed forces of the United States or the national guard under conditions other than the following:

(A) Discharge by court martial.

(B) Acceptance of a discharge to avoid a court martial.

(C) Discharge for having committed any of the following:

(i) An offense against the security of the United States; including spying; mutiny; or treason.

(ii) An act of willful or persistent misconduct; including desertion.

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1 (iii) A sexual or violent offense against another person,
2 including molestation, rape, or assault.

3 (iv) An act described on the list of disallowable
4 separation codes adopted under section 10.5 of this
5 chapter.

6 SECTION 48. IC 10-17-12-8, AS AMENDED BY P.L.42-2020,
7 SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8 JULY 1, 2026]: Sec. 8. (a) The military family relief fund is
9 established. to provide short term assistance with food, housing,
10 utilities, medical services, basic transportation, child care, education,
11 employment or workforce, and other essential family support expenses
12 that have become difficult to afford for qualified service members or
13 dependents of qualified service members.

14 (b) Except as provided in section 9 of this chapter, the department
15 shall expend the money in the fund exclusively to provide grants for
16 assistance as described in subsection (a): **section 0.7 of this chapter.**

17 (c) The department shall give priority to applications for grants for
18 assistance from the fund to ~~qualified service members or dependents~~
19 ~~of qualified service members~~ **applicants** who have never received a
20 grant under this chapter.

21 (d) Subject to the approval of the budget agency, the commission
22 shall establish the maximum total dollar amount of grants that may be
23 expended in a state fiscal year. Once the maximum total dollar amount
24 of grants that may be expended in a state fiscal year is reached, no
25 additional grants may be authorized until the start of the following state
26 fiscal year.

27 (e) The director shall each year provide a report to the budget
28 committee concerning the grant program under this chapter.

29 (f) ~~A qualified service member or the qualified service member's~~
30 ~~dependent may be eligible to receive assistance from the fund.~~

31 (g) ~~(f)~~ The commission shall administer the fund.

32 (g) **The department shall report to the commission, at least**
33 **quarterly, on the status of all applications filed during the previous**
34 **quarter.**

35 SECTION 49. IC 10-17-12-8.1 IS ADDED TO THE INDIANA
36 CODE AS A NEW SECTION TO READ AS FOLLOWS
37 [EFFECTIVE JULY 1, 2026]: **Sec. 8.1. To be eligible for a grant**
38 **from the fund, an applicant must be an Indiana resident who meets**
39 **at least one (1) of the following conditions:**

40 (1) **Is serving in:**

41 (A) **the armed forces of the United States; or**

42 (B) **the national guard (as defined in IC 5-9-4-4).**

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(2) Has served in or been discharged from the armed forces of the United States or the national guard under conditions other than the following:

- (A) Discharge by court martial.**
- (B) Acceptance of a discharge to avoid a court martial.**
- (C) Discharge for having committed any of the following:**

- (i) An offense against the security of the United States, including spying, mutiny, or treason.**
- (ii) An act of willful or persistent misconduct, including desertion.**
- (iii) A sexual or violent offense against another person, including molestation, rape, or assault.**
- (iv) An act described on the list of disallowable separation codes adopted under section 10.5 of this chapter.**

(3) Is the dependent of an individual described in subdivision (1) or (2).

SECTION 50. IC 10-17-12-8.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: **Sec. 8.3. (a) The department shall make a comprehensive assessment of an applicant's financial condition and needs when making a determination regarding an award from the fund.**

(b) The department shall use the most recently available poverty guidelines set forth by the United States Department of Health and Human Services in the evaluation of an applicant's financial eligibility.

(c) The applicant's federal gross income or combined federal gross income of the applicant and the applicant's spouse shall be calculated at the time of the application and be based on the two (2) most recent consecutive pay stubs. The department shall use this calculation to annualize the applicant's and the applicant's spouse's federal gross income.

(d) An applicant may not be eligible for assistance from the fund if the applicant's federal gross income, or the combined federal gross income of the applicant and the applicant's spouse, exceeds two (2) times the poverty guideline unless the commission approves an income waiver under subsection (e).

(e) The commission may waive the income threshold if the applicant requests a waiver in writing to the commission. The applicant must provide a statement letter and supporting

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1 documentation setting forth the reasons why a waiver should be
2 granted.

3 (f) The department shall consider other income or assets
4 available to the applicant and the applicant's spouse and determine
5 a threshold concerning the allowable amount of available assets.
6 The asset limits shall be posted on the department's website.

7 SECTION 51. IC 10-17-12-8.5 IS ADDED TO THE INDIANA
8 CODE AS A NEW SECTION TO READ AS FOLLOWS
9 [EFFECTIVE JULY 1, 2026]: **Sec. 8.5. (a) An applicant must**
10 **establish that the applicant has incurred a genuine hardship to be**
11 **eligible to receive assistance from the fund. The hardship incurred**
12 **by the applicant must:**

13 (1) directly impact the applicant's most central and basic
14 living needs; and

15 (2) not be a consequence of the applicant's own actions or
16 choices, including discretionary expenditures on nonessential
17 goods or services.

18 (b) The department shall not make an award from the fund to
19 cover luxury, entertainment, recreational, or other nonessential
20 expenses.

21 SECTION 52. IC 10-17-12-8.8 IS ADDED TO THE INDIANA
22 CODE AS A NEW SECTION TO READ AS FOLLOWS
23 [EFFECTIVE JULY 1, 2026]: **Sec. 8.8. (a) The department or**
24 **commission may impose stipulations or conditions concerning an**
25 **applicant seeking an award from the fund.**

26 (b) If an applicant fails to satisfy any of the stipulations or
27 conditions set forth by the department or commission, all
28 applications submitted by the applicant shall be denied until the
29 stipulation or condition is satisfactorily completed.

30 (c) The stipulations or conditions may include:

31 (1) meaningful engagement with the department of
32 workforce development established by IC 22-4.1-2-1;

33 (2) completion of a financial education course provided by
34 the department; or

35 (3) providing receipts from previous awards from the fund
36 that evidence the award was used in accordance with the
37 conditions or stipulations of the previous awards.

38 (d) If the department determines that the applicant made a
39 material misrepresentation during the application process, the
40 application shall be denied. Any future application submitted by
41 the applicant shall be reviewed by the commission.

42 SECTION 53. IC 10-17-12-10, AS AMENDED BY P.L.53-2021,

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1 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2 JULY 1, 2026]: Sec. 10. (a) The commission shall adopt rules under
3 IC 4-22-2 for the provision of grants under this chapter. Subject to
4 subsection (b), the rules adopted under this section must address the
5 following:

6 (1) Uniform need determination procedures.

7 (2) (1) Eligibility criteria, including income eligibility standards,
8 asset limit eligibility standards, and other standards concerning
9 when assistance may be provided.

10 (3) (2) Application procedures.

11 (4) Selection procedures.

12 (5) (3) A consideration of the extent to which an individual has
13 used assistance available from other assistance programs before
14 assistance may be provided to the individual from the fund.

15 (6) (4) Other areas in which the commission determines that
16 rules are necessary to ensure the uniform administration of the
17 grant program under this chapter.

18 (b) The following apply to grants awarded under this chapter:

19 (1) The income eligibility standards must be based on the federal
20 gross income of the qualified service member and the qualified
21 service member's spouse.

22 (2) An employee of the department who is otherwise eligible for
23 a grant from the fund must submit the employee's application
24 directly to the commission for review. The department shall have
25 no influence in any part of the employee's application.

26 (3) (1) The maximum amount a qualified service member **an**
27 **individual** may receive from the fund is two thousand five
28 hundred dollars (\$2,500), unless a higher amount is approved by
29 the commission.

30 (4) (2) The commission may consider the following in its
31 analysis of the applicant's request for assistance in excess of two
32 thousand five hundred dollars (\$2,500):

33 (A) The department's eligibility determination of the
34 applicant.

35 (B) Facts considered in the department's need
36 determination. ~~[] review and award under 915~~
37 ~~<IAC 3-6-3> [IAC 3-6-3] and 915 <IAC 3-6-5> [IAC 3-6-5].~~

38 (C) The circumstances surrounding the applicant's hardship,
39 if applicable.

40 (D) Any substantive changes in the applicant's financial
41 situation after the original application was submitted.

42 (E) Facts that may have been unknown or unavailable at the

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1 time of the applicant's original application for assistance.

2 (F) Other compelling circumstances that may justify
3 assistance in excess of the two thousand five hundred dollar
4 (\$2,500) threshold.

5 **(3) An employee of the department who is otherwise eligible
6 for a grant from the fund must submit the employee's
7 application directly to the commission for review. The
8 department shall have no influence in any part of the
9 employee's application.**

10 ~~(5)~~ **(4)** The commission shall approve or deny within sixty (60)
11 days an application for a grant filed with the commission after
12 June 30, 2019, by an employee of the department. The
13 commission shall return an incomplete application with a
14 notation as to omissions. The return of an incomplete application
15 shall be without prejudice.

16 **(5) The department may engage with the applicant's
17 identified vendor to verify debts or estimates and effectuate
18 payment directly to the vendor.**

19 SECTION 54. IC 10-17-12-12, AS AMENDED BY THE
20 TECHNICAL CORRECTIONS BILL OF THE 2026 GENERAL
21 ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22 JULY 1, 2026]: Sec. 12. The director shall establish the capability to
23 receive donations to the fund from the public on the department's [
24 ~~Internet site.~~ **website.**

25 SECTION 55. IC 10-17-12-14, AS ADDED BY P.L.132-2019,
26 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27 JULY 1, 2026]: Sec. 14. **(a)** Except as provided in section 15 of this
28 chapter, the department shall approve or deny an application for a grant
29 filed with the department ~~after June 30, 2019,~~ within sixty (60) days.

30 **(b) The department shall notify the applicant by mail or
31 electronic mail within seven (7) days after a determination is made
32 concerning the applicant's application.**

33 SECTION 56. IC 10-17-12-16 IS ADDED TO THE INDIANA
34 CODE AS A NEW SECTION TO READ AS FOLLOWS
35 [EFFECTIVE JULY 1, 2026]: **Sec. 16. (a) An applicant whose
36 request for short term financial assistance from the fund is denied
37 may appeal the determination by submitting an appeal letter to the
38 department.**

39 **(b) An applicant has thirty (30) days from the date of the
40 postmark of the determination letter to appeal the decision.**

41 **(c) The appeal shall be conducted in accordance with
42 IC 4-21.5-3.**

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1 SECTION 57. IC 10-17-13-10, AS AMENDED BY P.L.7-2014,
 2 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 3 JULY 1, 2026]: Sec. 10. (a) The commission shall manage and develop
 4 the fund and the assets of the fund.

5 (b) The commission shall do the following:

6 (1) Carry out the duties of the commission set forth in
 7 IC 10-17-1.

8 (2) Establish written guidelines that specify the criteria for
 9 determining priority of applications for the purpose of providing
 10 financial assistance to ~~qualified service members or dependents~~
 11 ~~of qualified service members~~ **applicants** as described under
 12 IC 10-17-12-8(c).

13 (3) Establish a policy to determine annually the maximum total
 14 dollar amount that may be expended for each state fiscal year
 15 from the military family relief fund established by
 16 IC 10-17-12-8.

17 (4) Establish a policy for the investment of the assets of the fund.
 18 In establishing a policy under this subdivision, the commission
 19 shall:

20 (A) establish adequate long term financial goals for the
 21 fund; and

22 (B) provide adequate funding for the military family relief
 23 fund established by IC 10-17-12-8.

24 (5) Acquire money for the fund through the solicitation of
 25 private or public donations and other revenue producing
 26 activities.

27 (6) Perform other tasks consistent with prudent management and
 28 development of the fund.

29 SECTION 58. IC 10-17-13.5-3, AS AMENDED BY
 30 P.L.238-2025, SECTION 36, IS AMENDED TO READ AS
 31 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 3. As used in this
 32 chapter, "veteran" means an individual residing in Indiana who:

33 (1) has served in any branch of the armed forces of the United
 34 States or their reserves, in the national guard, or in the Indiana
 35 National Guard; and

36 (2) received a discharge from military service under conditions
 37 other than conditions set forth in ~~IC 10-17-12-7.5(2).~~
 38 **IC 10-17-12-8.1(2).**

39 SECTION 59. IC 10-18-1-2, AS AMENDED BY P.L.149-2016,
 40 SECTION 39, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 41 JULY 1, 2026]: Sec. 2. (a) The Indiana war memorials commission is
 42 established.

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1 (b) The commission consists of nine (9) members. Each Indiana
2 congressional district must be represented by at least one (1) member
3 who is:

- 4 (1) a resident of that congressional district;
5 (2) a veteran of service in the armed forces of the United States
6 of America in time of war;
7 (3) a citizen of Indiana at the time of the service; and
8 (4) appointed:
9 (A) in the manner;
10 (B) for the terms;
11 (C) to have the powers; and
12 (D) to perform the duties;
13 as provided in this chapter.

14 (c) The commission:

- 15 (1) as the commission and in the commission's name, may
16 prosecute and defend suits; and
17 (2) has all other duties, rights, and powers that are:
18 (A) necessary to implement this chapter; and
19 (B) not inconsistent with this chapter.

20 (d) The members of the commission are not liable in their
21 individual capacity, except to the state, for any act done or omitted in
22 connection with the performance of their duties under this chapter.

23 (e) A suit against the commission must be brought in a court with
24 jurisdiction in Marion County. Notice or summons of the suit shall be
25 served upon the president, vice president, or secretary of the
26 commission. In a suit against the commission, it is not necessary to
27 name the individual members of the commission as either plaintiff or
28 defendant. Commission members may sue and be sued in the name of
29 the Indiana war memorials commission.

30 (f) The commission shall

- 31 ~~(1) report to the governor in a manner prescribed by the~~
32 ~~governor, through the adjutant general; and~~
33 ~~(2) be under the adjutant general for administrative supervision.~~

34 SECTION 60. IC 11-12-5-5 IS AMENDED TO READ AS
35 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 5. (a) This section does
36 not apply to a person confined to a county jail who:

- 37 (1) maintains a policy of insurance from a private company
38 covering:
39 (A) medical care;
40 (B) dental care;
41 (C) eye care; or
42 (D) any other health care related service; or

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- 1 (2) is willing to pay for the person's own medical care.
- 2 (b) Except as provided in subsection (c), a person confined to a
- 3 county jail may be required to make a copayment in an amount of not
- 4 more than ~~fifteen dollars (\$15)~~ **thirty dollars (\$30)** for each provision
- 5 of any of the following services:
- 6 (1) Medical care.
- 7 (2) Dental care.
- 8 (3) Eye care.
- 9 (4) Any other health care related service.
- 10 (c) A person confined to a county jail is not required to make the
- 11 copayment under subsection (b) if:
- 12 (1) the person does not have funds in the person's commissary
- 13 account or trust account at the time the service is provided;
- 14 (2) the person does not have funds in the person's commissary
- 15 account or trust account within ~~sixty (60) days~~ **one hundred**
- 16 **eighty (180) days** after the service is provided;
- 17 (3) the service is provided in an emergency;
- 18 (4) the service is provided as a result of an injury received in the
- 19 county jail; or
- 20 (5) the service is provided at the request of the sheriff or jail
- 21 administrator.
- 22 (d) Money collected must be deposited into the county medical
- 23 care for inmates fund.
- 24 (e) Rules for the implementation of this section must be approved
- 25 by the county legislative body.
- 26 SECTION 61. IC 14-15-2-4 IS REPEALED [EFFECTIVE JULY
- 27 1, 2026]. Sec. 4: (a) This section does not apply to a motorboat
- 28 competing in and during a motorboat race for which a permit has been
- 29 issued by the department.
- 30 (b) A person may not operate a motorboat on Indiana water unless
- 31 the boat motor is equipped with:
- 32 (1) a muffler;
- 33 (2) an underwater exhaust; or
- 34 (3) other device;
- 35 that muffles or suppresses the sound of the exhaust.
- 36 SECTION 62. IC 14-15-2-5 IS REPEALED [EFFECTIVE JULY
- 37 1, 2026]. Sec. 5: (a) This section does not apply to a motorboat
- 38 competing in and during a motorboat race for which a permit has been
- 39 issued by the department.
- 40 (b) A person may not operate a motorboat on Indiana water if the
- 41 boat motor is equipped with any of the following:
- 42 (1) A muffler cutout.

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(2) A bypass.

(3) Any device similar to a muffler cutout or bypass.

SECTION 63. IC 14-15-2-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 13. (a) **Except as provided in subsection (c), this section applies to sailing vessels at least seven (7) meters in length. the following:**

(1) Nonpowered boats including canoes and kayaks.

(2) Sailboats not more than twenty-two (22) feet in length under sail alone.

(3) Boats powered only by electric motor on lakes restricted to propulsion solely by oars, paddles, or electric motors.

(4) Any boat using an electric motor for positioning purposes only.

(b) A boat sailing vessel described under subsection (a) must be equipped with lights as required by 33 CFR 83.25. a hand portable lantern or flashlight not affixed or attached to any part of the boat and capable of throwing a white light visible for a distance of at least two (2) miles. The operator of the boat shall display the same or the white light aft, if available, in sufficient time to avoid a collision with any other boat that is being operated in accordance with this article.

(c) A sailing vessel:

(1) less than seven (7) meters in length; or

(2) powered by oars;

may be equipped with lights as permitted under 33 CFR 83.25.

SECTION 64. IC 14-15-2-13.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 13.5. As required by the United States Coast Guard under 46 U.S.C. 4312, a vessel must be equipped with an engine cut-off switch.

SECTION 65. IC 14-15-3-14, AS AMENDED BY P.L.69-2009, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 14. A person operating a boat shall observe the following all traffic rules under 33 CFR 83, if applicable. when applicable:

(1) When two (2) boats are approaching each other "head and head", or nearly so, each boat shall bear to the right and pass the other boat on the boat's left side.

(2) When two (2) boats are approaching each other obliquely or at right angles, the boat on the right has the right-of-way. However, when:

(A) one (1) boat is under sail or is nonmotorized, the sailboat or nonmotorized boat has the right-of-way; and

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- 1 (B) two (2) boats are under sail or are nonmotorized, the
- 2 boat on the right has the right-of-way.
- 3 (3) A boat operated on a river or a channel shall bear to the right.
- 4 (4) A boat may overtake and pass another boat on either side if
- 5 the passing can be done with safety and within the assured clear
- 6 distance ahead; but the boat overtaken has the right-of-way.
- 7 (5) A boat leaving a dock, a pier, a wharf, or the shore has the
- 8 right-of-way over all boats approaching the dock, pier, wharf, or
- 9 shore.

10 SECTION 66. IC 14-15-2-15, AS AMENDED BY P.L.127-2022,
 11 SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 12 JULY 1, 2026]: Sec. 15. (a) A person who violates section 1, 2, 3, 4, 5,
 13 6, 7(b), 9, 10, or 13 of this chapter commits a Class C infraction.

14 (b) A person who violates section 7(c) or 8 of this chapter commits
 15 a Class A infraction. Notwithstanding IC 34-28-5-4(a), a judgment of
 16 at least one thousand dollars (\$1,000) shall be imposed for each Class
 17 A infraction committed in violation of section 7(c) or 8 of this chapter.

18 SECTION 67. IC 16-33-4-7, AS AMENDED BY P.L.238-2025,
 19 SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 20 JULY 1, 2026]: Sec. 7. (a) Except as provided in subsection (b), the
 21 superintendent of the home shall be appointed in the manner prescribed
 22 by law and must meet all of the following conditions:

- 23 (1) Be a teacher licensed by the state or have at least a
- 24 baccalaureate degree from an accredited college or university in
- 25 a field related to education or child growth and development.
- 26 (2) Have experience working with children.
- 27 (3) At the time of appointment, be a resident and citizen of
- 28 Indiana.
- 29 (4) Have other qualifications as required by the state health
- 30 commissioner.

31 (b) When at least two (2) candidates meet the conditions listed in
 32 subsection (a), the state health commissioner shall give preference to
 33 individuals who have been discharged from the armed forces of the
 34 United States under conditions other than conditions set forth in
 35 ~~IC 10-17-12-7.5(2)~~ IC 10-17-12-8.1(2) in appointing a candidate to the
 36 position of superintendent of the home.

37 SECTION 68. IC 20-20-7-3, AS AMENDED BY P.L.238-2025,
 38 SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 39 JULY 1, 2026]: Sec. 3. As used in this chapter, "eligible veteran" refers
 40 to an individual who has the following qualifications:

- 41 (1) Served as a member of the armed forces of the United States
- 42 at any time during at least one (1) of the following periods:

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- 1 (A) Beginning April 6, 1917, and ending November 11,
- 2 1918 (World War I).
- 3 (B) Beginning December 7, 1941, and ending December 31,
- 4 1946 (World War II).
- 5 (C) Beginning June 27, 1950, and ending January 31, 1955
- 6 (Korean Conflict).
- 7 (D) Beginning August 5, 1964, and ending May 7, 1975
- 8 (Vietnam Conflict).
- 9 (2) Before the military service described in subdivision (1):
- 10 (A) attended a public or nonpublic high school in Indiana;
- 11 and
- 12 (B) was a student in good standing at the high school
- 13 described in clause (A), to the satisfaction of the department
- 14 of veterans' affairs.
- 15 (3) Did not graduate or receive a diploma because of leaving the
- 16 high school described in subdivision (2) for the military service
- 17 described in subdivision (1).
- 18 (4) Was discharged from the armed forces of the United States
- 19 under conditions other than conditions set forth in
- 20 ~~IC 10-17-12-7.5(2)~~; **IC 10-17-12-8.1(2)**.
- 21 SECTION 69. IC 20-20-7-7, AS AMENDED BY P.L.238-2025,
- 22 SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 23 JULY 1, 2026]: Sec. 7. (a) The department and the department of
- 24 veterans' affairs shall jointly design a form for the application for
- 25 issuance of a diploma under the program.
- 26 (b) The application form must require at least the following
- 27 information about an eligible veteran:
- 28 (1) Personal identification information.
- 29 (2) Military service information, including a copy of the eligible
- 30 veteran's discharge from military service under conditions other
- 31 than conditions set forth in ~~IC 10-17-12-7.5(2)~~;
- 32 **IC 10-17-12-8.1(2)**.
- 33 (3) High school information, including the following:
- 34 (A) Name and address, including county, of the last high
- 35 school attended.
- 36 (B) Whether the high school was a public or nonpublic
- 37 school.
- 38 (C) Years attended.
- 39 (D) Year of leaving high school to begin military service.
- 40 (E) Year in which the veteran would have graduated if the
- 41 veteran had not left high school to begin military service.
- 42 (4) If the high school attended was a public school, whether the

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1 veteran prefers receiving a diploma issued by:

2 (A) the state board; or

3 (B) the governing body of the school corporation governing
4 the high school.

5 SECTION 70. IC 21-12-13-2, AS AMENDED BY P.L.11-2023,
6 SECTION 71, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7 JULY 1, 2026]: Sec. 2. (a) This section applies to the following
8 scholarship and fee remission statutes:

9 (1) IC 21-12-3.

10 (2) IC 21-12-4.

11 (3) IC 21-12-6.

12 (4) IC 21-13-2.

13 (5) IC 21-13-7.

14 (6) IC 21-13-8.

15 (7) IC 21-13-4.

16 (8) IC 21-14-5.

17 (9) IC 21-12-16.

18 (b) **This subsection does not apply to a grant or reduction in**
19 **fees under IC 21-13-4.** Except as provided in subsection ~~(c)~~, **(d)**, and
20 except for a scholarship granted under IC 21-13-8 to an individual
21 described in IC 21-13-8-1(b)(2)(B), a grant or reduction in tuition or
22 fees, including all renewals and extensions, under any of the laws listed
23 in subsection (a) may not exceed the number of terms that constitutes
24 ~~(1) except as provided in subdivision (2);~~ four (4) undergraduate
25 academic years, as determined by the commission, ~~or~~
26 ~~(2) for purposes of IC 21-13-4;~~ six (6) academic years as
27 determined by the commission;

28 and must be used within eight (8) years after the date the individual
29 first applies and becomes eligible for benefits under the applicable law.

30 (c) **A grant or reduction in tuition or fees, including all**
31 **renewals and extensions, under IC 21-13-4 may not exceed the**
32 **number of terms that constitutes six (6) academic years as**
33 **determined by the commission.**

34 ~~(c)~~ (d) The commission may, subject to the availability of funds,
35 extend eligibility under subsection (b) for a recipient who used a grant
36 or reduction in tuition or fees under any of the statutes listed in
37 subsection (a) at a postsecondary educational institution that closed.
38 The extension of eligibility may not exceed the number of terms used
39 by the recipient at the postsecondary educational institution that closed.

40 SECTION 71. IC 22-4.1-4-3.3, AS AMENDED BY P.L.238-2025,
41 SECTION 61, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42 JULY 1, 2026]: Sec. 3.3. (a) As used in this section, "veteran" means:

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- 1 (1) a Hoosier veteran (as defined in IC 1-1-4-5(b)); or
- 2 (2) an individual who satisfies the following:
- 3 (A) The individual is a resident of Indiana.
- 4 (B) The individual has previously served ~~on active duty~~ in
- 5 any branch of the armed forces of the United States or their
- 6 reserves, in the National Guard, or in the Indiana National
- 7 Guard.
- 8 (C) The individual received a discharge from service under
- 9 conditions other than conditions set forth in
- 10 ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.

11 (b) Unless otherwise provided by federal law, the department shall
 12 give a veteran or the spouse of a veteran priority for placement in any
 13 federal or state employment or training program administered by the
 14 department if the veteran or the veteran's spouse:

- 15 (1) submits documentation satisfactory to the department
- 16 establishing the veteran's honorable discharge from service; and
- 17 (2) meets the eligibility requirements for the program.

18 SECTION 72. IC 25-8-12.1-12, AS AMENDED BY
 19 P.L.238-2025, SECTION 75, IS AMENDED TO READ AS
 20 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 12. A person who:

- 21 (1) enters active military service of the United States or of this
- 22 state:
- 23 (A) in time of war or an emergency;
- 24 (B) for or during a period of training; or
- 25 (C) in connection with or under the operation of a system of
- 26 selective service; and
- 27 (2) at the time of entry holds a valid license as a registered
- 28 barber;

29 shall be granted a similar certificate of registration or license upon
 30 presenting to the board a discharge from military service under
 31 conditions other than conditions set forth in ~~IC 10-17-12-7.5(2)~~;
 32 **IC 10-17-12-8.1(2)**, dated not more than six (6) months before the time
 33 of the presentation. The similar certificate or license shall be granted
 34 by the board upon payment of a fee established by the board.

35 SECTION 73. IC 25-10-1-7, AS AMENDED BY P.L.238-2025,
 36 SECTION 76, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 37 JULY 1, 2026]: Sec. 7. Any applicant for a license to practice
 38 chiropractic who is a graduate of a legally incorporated chiropractic
 39 school, institution or college, and who can produce satisfactory
 40 evidence to the board that the:

- 41 (1) applicant's chiropractic education was interrupted by reason
- 42 of the applicant's induction or enlistment into the active armed

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1 forces of the United States; and
 2 (2) applicant received a discharge from the armed forces under
 3 conditions other than conditions set forth in ~~IC 10-17-12-7.5(2)~~;
 4 **IC 10-17-12-8.1(2)**;
 5 is entitled to have the applicant's date of graduation determined as if
 6 the applicant had completed the applicant's course of study in
 7 chiropractic without the interruption.
 8 SECTION 74. IC 25-25-2-1, AS AMENDED BY P.L.238-2025,
 9 SECTION 77, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 10 JULY 1, 2026]: Sec. 1. (a) This section applies to:
 11 (1) any veteran described in IC 10-17-5-2 or IC 10-17-5-1
 12 (before their repeal); or
 13 (2) any other veteran to whom this chapter applies because of the
 14 provisions of any other statute;
 15 who received a discharge from military service under conditions other
 16 than conditions set forth in ~~IC 10-17-12-7.5(2)~~ **IC 10-17-12-8.1(2)**
 17 from such service issued by the proper authorities. Such a person shall
 18 be entitled to a license to vend, hawk, and peddle goods, wares, fruits,
 19 and merchandise in any county, city, or town in Indiana without the
 20 payment of any fee for the license. Upon the presentation of the
 21 person's certificate and papers of discharge, properly executed, to the
 22 auditor of any county and proving the person's identity as the person
 23 named in the person's certificate of discharge, the auditor shall issue to
 24 the former soldier or sailor a free license to vend, hawk, and peddle
 25 goods, wares, fruits, and merchandise in the county and in all cities and
 26 towns in the county. A fee may not be charged to the holder of the
 27 license by the auditor, by the authorities of any city or town in the
 28 county, or by any other officer. The license shall be full and complete
 29 authority to vend, hawk, and peddle without the payment of any sum of
 30 money.
 31 (b) A person who acquires a license under this section is subject
 32 to all county, city, or town regulations and ordinances concerning
 33 vendors, hawkers, or peddlers, except for those provisions requiring
 34 payment of money for obtaining a license.
 35 SECTION 75. IC 25-37-1-14, AS AMENDED BY P.L.238-2025,
 36 SECTION 79, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 37 JULY 1, 2026]: Sec. 14. (a) This section applies to a county having a
 38 consolidated city.
 39 (b) A veteran who received a discharge from the armed forces of
 40 the United States under conditions other than conditions set forth in
 41 ~~IC 10-17-12-7.5(2)~~ **IC 10-17-12-8.1(2)** is exempt from the payment of
 42 a fee for a transient merchant license issued under this chapter by a

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1 municipality located wholly or partially within the county.

2 (c) Upon the presentation of the veteran's certificate and papers of
3 discharge and proof of the veteran's identity, the official designated by
4 the municipality shall issue a transient merchant license to the veteran.
5 A person licensed under this section shall comply with all ordinances
6 of the county or municipality governing transient merchants.

7 SECTION 76. IC 34-13-3-3, AS AMENDED BY P.L.186-2025,
8 SECTION 182, IS AMENDED TO READ AS FOLLOWS
9 [EFFECTIVE JULY 1, 2026]: Sec. 3. (a) A governmental entity or an
10 employee acting within the scope of the employee's employment is not
11 liable if a loss results from the following:

- 12 (1) The natural condition of unimproved property.
- 13 (2) The condition of a reservoir, dam, canal, conduit, drain, or
14 similar structure when used by a person for a purpose that is not
15 foreseeable.
- 16 (3) The temporary condition of a public thoroughfare or extreme
17 sport area that results from weather.
- 18 (4) The condition of an unpaved road, trail, or footpath, the
19 purpose of which is to provide access to a recreation or scenic
20 area.
- 21 (5) The design, construction, control, operation, or normal
22 condition of an extreme sport area, if all entrances to the extreme
23 sport area are marked with:
 - 24 (A) a set of rules governing the use of the extreme sport
25 area;
 - 26 (B) a warning concerning the hazards and dangers
27 associated with the use of the extreme sport area; and
 - 28 (C) a statement that the extreme sport area may be used
29 only by persons operating extreme sport equipment.
- 30 This subdivision shall not be construed to relieve a governmental
31 entity from liability for the continuing duty to maintain extreme
32 sports areas in a reasonably safe condition.
- 33 (6) The initiation of a judicial or an administrative proceeding.
- 34 (7) The performance of a discretionary function; however, the
35 provision of medical or optical care as provided in
36 IC 34-6-2.1-54 shall be considered as a ministerial act.
- 37 (8) The adoption and enforcement of or failure to adopt or
38 enforce:
 - 39 (A) a law (including rules and regulations); or
 - 40 (B) in the case of a public school or charter school, a policy;
41 unless the act of enforcement constitutes false arrest or false
42 imprisonment.

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- (9) An act or omission performed in good faith and without malice under the apparent authority of a statute which is invalid if the employee would not have been liable had the statute been valid.
- (10) The act or omission of anyone other than the governmental entity or the governmental entity's employee.
- (11) The issuance, denial, suspension, or revocation of, or failure or refusal to issue, deny, suspend, or revoke any permit, license, certificate, approval, order, or similar authorization, where the authority is discretionary under the law.
- (12) Failure to make an inspection, or making an inadequate or negligent inspection, of any property, other than the property of a governmental entity, to determine whether the property complied with or violates any law or contains a hazard to health or safety.
- (13) Entry upon any property where the entry is expressly or impliedly authorized by law.
- (14) Misrepresentation if unintentional.
- (15) Theft by another person of money in the employee's official custody, unless the loss was sustained because of the employee's own negligent or wrongful act or omission.
- (16) Injury to the property of a person under the jurisdiction and control of the department of correction if the person has not exhausted the administrative remedies and procedures provided by section 7 of this chapter.
- (17) Injury to the person or property of a person under supervision of a governmental entity and who is:
 - (A) on probation;
 - (B) assigned to an alcohol and drug services program under IC 12-23, a minimum security release program under IC 11-10-8, a pretrial conditional release program under IC 35-33-8, or a community corrections program under IC 11-12; or
 - (C) subject to a court order requiring the person to be escorted by a county police officer while on or in a government building (as defined in IC 36-9-13-3) owned by a county building authority under IC 36-9-13, unless the injury is the result of an act or omission amounting to:
 - (i) gross negligence;
 - (ii) willful or wanton misconduct; or
 - (iii) intentional misconduct.
- (18) Design of a highway (as defined in IC 9-13-2-73), toll road

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1 project (as defined in IC 8-15-2-4(4)), tollway (as defined in
 2 IC 8-15-3-7), or project (as defined in IC 8-15.7-2-14) if the
 3 claimed loss occurs at least twenty (20) years after the public
 4 highway, toll road project, tollway, or project was designed or
 5 substantially redesigned; except that this subdivision shall not be
 6 construed to relieve a responsible governmental entity from the
 7 continuing duty to provide and maintain public highways in a
 8 reasonably safe condition.

9 (19) Development, adoption, implementation, operation,
 10 maintenance, or use of an enhanced emergency communication
 11 system.

12 (20) Injury to a student or a student's property by an employee of
 13 a school corporation if the employee is acting reasonably under
 14 a:

15 (A) discipline policy adopted under IC 20-33-8-12; or
 16 (B) restraint and seclusion plan adopted under
 17 IC 20-20-40-14.

18 (21) An act or omission performed in good faith under the
 19 apparent authority of a court order described in IC 35-46-1-15.1
 20 or IC 35-46-1-15.3 that is invalid, including an arrest or
 21 imprisonment related to the enforcement of the court order, if the
 22 governmental entity or employee would not have been liable had
 23 the court order been valid.

24 (22) An act taken to investigate or remediate hazardous
 25 substances, petroleum, or other pollutants associated with a
 26 brownfield (as defined in IC 13-11-2-19.3) unless:

27 (A) the loss is a result of reckless conduct; or
 28 (B) the governmental entity was responsible for the initial
 29 placement of the hazardous substances, petroleum, or other
 30 pollutants on the brownfield.

31 (23) The operation of an off-road vehicle (as defined in
 32 IC 14-8-2-185) by a nongovernmental employee, or by a
 33 governmental employee not acting within the scope of the
 34 employment of the employee, on a public highway in a county
 35 road system outside the corporate limits of a city or town, unless
 36 the loss is the result of an act or omission amounting to:

37 (A) gross negligence;
 38 (B) willful or wanton misconduct; or
 39 (C) intentional misconduct.

40 This subdivision shall not be construed to relieve a governmental
 41 entity from liability for the continuing duty to maintain highways
 42 in a reasonably safe condition for the operation of motor vehicles

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1 licensed by the bureau of motor vehicles for operation on public
2 highways.

3 (24) Any act or omission rendered in connection with a request,
4 investigation, assessment, or opinion provided under
5 IC 36-9-28.7.

6 **(25) Any act or omission rendered in connection with an**
7 **Indiana civilian cyber corps program deployment as**
8 **provided under IC 10-16-22.**

9 (b) This subsection applies to a cause of action that accrues during
10 a period of a state disaster emergency declared under IC 10-14-3-12 to
11 respond to COVID-19, if the state of disaster emergency was declared
12 after February 29, 2020, and before April 1, 2022. A governmental
13 entity or an employee acting within the scope of the employee's
14 employment is not liable for an act or omission arising from COVID-19
15 unless the act or omission constitutes gross negligence, willful or
16 wanton misconduct, or intentional misrepresentation. If a claim
17 described in this subsection is:

18 (1) a claim for injury or death resulting from medical
19 malpractice; and

20 (2) not barred by the immunity provided under this subsection;
21 the claimant is required to comply with all of the provisions of
22 IC 34-18 (medical malpractice act).

23 SECTION 77. IC 34-30-2.1-125.2 IS ADDED TO THE INDIANA
24 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
25 [EFFECTIVE JULY 1, 2026]: **Sec. 125.2. IC 10-16-22-3 (Concerning**
26 **Indiana civilian cyber corps volunteers or civilian cyber corps**
27 **advisers).**

28 SECTION 78. IC 34-30-2.1-125.3 IS ADDED TO THE INDIANA
29 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
30 [EFFECTIVE JULY 1, 2026]: **Sec. 125.3. IC 10-16-22-4 (Concerning**
31 **Indiana civilian cyber corps volunteers or civilian cyber corps**
32 **advisers).**

33 SECTION 79. IC 34-30-8-1 IS AMENDED TO READ AS
34 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 1. If a person or entity,
35 other than a person or entity listed in subdivisions (1) through (10),
36 enters into a written agreement to use space in an armory for a function,
37 the following persons and entities are not liable for civil damages for
38 any property damage or bodily injury resulting from the serving of food
39 or beverages at the function held at the armory:

- 40 (1) The state.
- 41 (2) The Indiana army national guard.
- 42 (3) The Indiana air national guard.

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- 1 (4) The army national guard of the United States.
- 2 (5) The air national guard of the United States.
- 3 (6) The adjutant general appointed under IC 10-16-2-6.
- 4 (7) The ~~assistant adjutants general~~ **additional general officers**
- 5 appointed under IC 10-16-2-7.
- 6 (8) The officers and enlisted members of the Indiana army
- 7 national guard and the Indiana air national guard.
- 8 (9) The state armory board appointed under IC 10-16-3-1 and the
- 9 members of that board.
- 10 (10) The local armory board appointed under IC 10-16-4-1 for
- 11 the armory and the members of that board.

12 SECTION 80. IC 35-31.5-2-164.4 IS ADDED TO THE INDIANA
 13 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
 14 [EFFECTIVE JULY 1, 2026]: **Sec. 164.4. "Imitation firearm", for**
 15 **purposes of IC 35-47-9-2, means an object or device that is**
 16 **substantially similar in coloration and overall appearance to a**
 17 **firearm that a reasonable person would believe the object or device**
 18 **is a firearm.**

19 SECTION 81. IC 35-31.5-2-185, AS AMENDED BY
 20 P.L.238-2025, SECTION 85, IS AMENDED TO READ AS
 21 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 185. (a) "Law
 22 enforcement officer" means:

- 23 (1) a police officer (including a tribal police officer, a
- 24 correctional police officer, and a hospital police officer
- 25 employed by a hospital police department established under
- 26 IC 16-18-4), sheriff, constable, marshal, prosecuting attorney,
- 27 special prosecuting attorney, special deputy prosecuting
- 28 attorney, the securities commissioner, the state fire marshal, the
- 29 executive director of the department of homeland security, or the
- 30 inspector general;
- 31 (2) a deputy of any of those persons;
- 32 (3) an investigator for a prosecuting attorney or for the inspector
- 33 general;
- 34 (4) a conservation officer;
- 35 (5) an enforcement officer of the alcohol and tobacco
- 36 commission;
- 37 (6) an enforcement officer of the securities division of the office
- 38 of the secretary of state;
- 39 (7) a gaming agent employed under IC 4-33-4.5 or a gaming
- 40 control officer employed by the gaming control division under
- 41 IC 4-33-20; ~~or~~
- 42 (8) a fire investigator of the department of homeland security; **or**

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- 1 **(9) a member in the military police force of the Indiana**
- 2 **National Guard while exercising police powers in accordance**
- 3 **with IC 10-16-23-3.**
- 4 (b) "Law enforcement officer", for purposes of IC 35-42-2-1,
- 5 includes an alcoholic beverage enforcement officer, as set forth in
- 6 IC 35-42-2-1.
- 7 (c) "Law enforcement officer", for purposes of IC 35-45-15,
- 8 includes a federal enforcement officer, as set forth in IC 35-45-15-3.
- 9 (d) "Law enforcement officer", for purposes of IC 35-44.1-3-1 and
- 10 IC 35-44.1-3-2, includes a school resource officer (as defined in
- 11 IC 20-26-18.2-1) and a school corporation police officer appointed
- 12 under IC 20-26-16.
- 13 (e) "Law enforcement officer", for purposes of IC 35-40.5, has the
- 14 meaning set forth in IC 35-40.5-1-1.
- 15 SECTION 82. IC 35-47-9-1, AS AMENDED BY P.L.218-2023,
- 16 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 17 JULY 1, 2026]: Sec. 1. (a) This chapter does not apply to the following:
- 18 (1) A:
- 19 (A) federal;
- 20 (B) state; or
- 21 (C) local;
- 22 law enforcement officer.
- 23 (2) A:
- 24 (A) qualified law enforcement officer (as defined in 18
- 25 U.S.C. 926B); or
- 26 (B) qualified retired law enforcement officer (as defined in
- 27 18 U.S.C. 926C);
- 28 if the qualified law enforcement officer or qualified retired law
- 29 enforcement officer, as applicable, carries the photographic
- 30 identification required by 18 U.S.C. 926B or 18 U.S.C. 926C.
- 31 (3) A person who may legally possess a firearm and who has
- 32 been authorized by:
- 33 (A) a school board (as defined by IC 20-26-9-4); or
- 34 (B) the body that administers a charter school established
- 35 under IC 20-24;
- 36 to carry a firearm in or on school property.
- 37 (4) Except as provided in subsection (b) or (c), a person who:
- 38 (A) may legally possess a firearm; and
- 39 (B) possesses the firearm in a motor vehicle.
- 40 (5) A person who is a school resource officer, as defined in
- 41 IC 20-26-18.2-1.
- 42 (6) Except as provided in subsection (b) or (c), a person who:

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- 1 (A) may legally possess a firearm; and
- 2 (B) possesses only a firearm that is:
 - 3 (i) locked in the trunk of the person's motor vehicle;
 - 4 (ii) kept in the glove compartment of the person's
 - 5 locked motor vehicle; or
 - 6 (iii) stored out of plain sight in the person's locked
 - 7 motor vehicle.

- 8 (7) A person who:
 - 9 (A) may legally possess a firearm; and
 - 10 (B) possesses a firearm on school property in connection
 - 11 with or while:
 - 12 (i) attending a worship service or religious ceremony
 - 13 conducted at a house of worship located on the school
 - 14 property; or
 - 15 (ii) carrying out the person's official duties at a house
 - 16 of worship located on the school property, if the person
 - 17 is employed by or a volunteer at the house of worship.

18 This subdivision does not affect the right of a property owner to
 19 prohibit, in whole or in part, the possession of a firearm on a
 20 property where a school or house of worship is located.

21 (b) For purposes of subsection (a)(4) and (a)(6), a person does not
 22 include a person who is:

- 23 (1) enrolled as a student in any high school except if the person
- 24 is a high school student and is a member of a shooting sports
- 25 team and the school's principal has approved the person keeping
- 26 a firearm concealed in the person's motor vehicle on the days the
- 27 person is competing or practicing as a member of a shooting
- 28 sports team; or
- 29 (2) a former student of the school if the person is no longer
- 30 enrolled in the school due to a disciplinary action within the
- 31 previous twenty-four (24) months.

- 32 (c) For purposes of:
 - 33 **(1) subsection (a)(4); and**
 - 34 **(2) subsection (a)(6); and**
 - 35 **(3) section 2(b) of this chapter;**

36 a motor vehicle does not include a motor vehicle owned, leased, or
 37 controlled by a school or school district unless the person who
 38 possesses the firearm is authorized by the school or school district to
 39 possess a firearm.

40 SECTION 83. IC 35-47-9-2, AS AMENDED BY P.L.109-2015,
 41 SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 42 JULY 1, 2026]: Sec. 2. (a) A person may not be charged with an

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1 offense under this subsection if the person may be charged with an
 2 offense described in subsection ~~(c)~~: **(d)**. A person who knowingly or
 3 intentionally possesses a firearm:
 4 (1) in or on school property; or
 5 (2) on a school bus;
 6 commits a Level 6 felony.
 7 **(b) A person who knowingly or intentionally possesses an**
 8 **imitation firearm:**
 9 **(1) in or on school property; or**
 10 **(2) on a school bus;**
 11 **commits possession of an imitation firearm on a school property,**
 12 **a Class B misdemeanor.**
 13 ~~(b)~~ **(c)** It is a defense to a prosecution under ~~subsection~~
 14 ~~subsections~~ **(a) and (b)** that:
 15 (1) the person is permitted to legally possess the firearm **or**
 16 **imitation firearm;** and
 17 (2) the firearm **or imitation firearm** is:
 18 (A) locked in the trunk of the person's motor vehicle;
 19 (B) kept in the glove compartment of the person's locked
 20 motor vehicle; or
 21 (C) stored out of plain sight in the person's locked motor
 22 vehicle.
 23 ~~(c)~~ **(d)** A person who is permitted to legally possess a firearm and
 24 who knowingly, intentionally, or recklessly leaves the firearm in plain
 25 view in a motor vehicle that is parked in a school parking lot commits
 26 a Class A misdemeanor.
 27 SECTION 84. IC 36-1-8.5-4, AS AMENDED BY P.L.122-2023,
 28 SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 29 JULY 1, 2026]: Sec. 4. As used in this chapter, "law enforcement
 30 officer" means an individual who is employed or was formerly
 31 employed as:
 32 (1) a police officer (including a tribal police officer, a
 33 correctional police officer, and a hospital police officer
 34 employed by a hospital police department established under
 35 IC 16-18-4), sheriff, constable, marshal, prosecuting attorney,
 36 special prosecuting attorney, special deputy prosecuting
 37 attorney, the securities commissioner, or the inspector general;
 38 (2) a deputy of any of the persons specified in subdivision (1);
 39 (3) an investigator for a prosecuting attorney or for the inspector
 40 general;
 41 (4) a conservation officer;
 42 (5) an enforcement officer of the alcohol and tobacco

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1 commission; ~~or~~
 2 (6) an enforcement officer of the securities division of the office
 3 of the secretary of state; **or**
 4 **(7) a member in the military police force of the Indiana**
 5 **National Guard while exercising police powers in accordance**
 6 **with IC 10-16-23-3.**
 7 SECTION 85. IC 36-8-2.1-3.1, AS AMENDED BY P.L.64-2022,
 8 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 9 JULY 1, 2026]: Sec. 3.1. As used in this chapter, "public safety officer"
 10 means the following:
 11 (1) A police officer who is a full-time, paid, nonprobationary
 12 member of a police department. The term does not include a:
 13 **(A) member in the military police force of the Indiana**
 14 **National Guard under IC 10-16-23;**
 15 **(B) tribal police officer; or**
 16 **(C) a member of the state police department.**
 17 (2) A firefighter who is a full-time, paid, nonprobationary
 18 member of a fire department. The term does not include a
 19 volunteer firefighter.
 20 SECTION 86. IC 36-8-4-10, AS AMENDED BY P.L.238-2025,
 21 SECTION 92, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 22 JULY 1, 2026]: Sec. 10. (a) Subject to subsection (c), the board or
 23 persons having the authority to employ members of the fire or police
 24 department shall give a preference for employment according to the
 25 following priority:
 26 (1) A war veteran who has been discharged from the armed
 27 forces of the United States under conditions other than
 28 conditions set forth in ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.
 29 (2) A person whose mother or father was a:
 30 (A) firefighter of a unit;
 31 (B) municipal police officer; or
 32 (C) county police officer;
 33 who died in the line of duty (as defined in IC 5-10-10-2).
 34 (b) Subject to subsection (c), the board or person having the
 35 authority to employ members of a fire or police department may give
 36 a preference for employment to any of the following:
 37 (1) A police officer or firefighter laid off by another city under
 38 section 11 of this chapter.
 39 (2) A county police officer laid off by a sheriff's department
 40 under IC 36-8-10-11.1.
 41 (3) A person who:
 42 (A) was employed full-time or part-time by a township to

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1 provide fire protection and emergency services; and
 2 (B) has been laid off by the township.
 3 (c) A person described in subsection (a) or (b) may not receive a
 4 preference for employment unless the person:
 5 (1) applies; and
 6 (2) meets all employment requirements prescribed:
 7 (A) by law, including physical and age requirements; and
 8 (B) by the fire or police department.
 9 SECTION 87. IC 36-8-4.7-5, AS AMENDED BY P.L.238-2025,
 10 SECTION 94, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 11 JULY 1, 2026]: Sec. 5. (a) Notwithstanding any contrary law, an
 12 appointing authority shall waive any age restriction for a person not
 13 more than forty (40) years and six (6) months of age that applies to the
 14 appointment and hiring of an individual as:
 15 (1) a member of the police department; or
 16 (2) a member of the fire department;
 17 if the individual meets the requirements of subsection (b).
 18 (b) An individual who meets all the following requirements is
 19 entitled to the waiver described in subsection (a):
 20 (1) On the date the individual applies to be appointed and hired
 21 as:
 22 (A) a member of the police department; or
 23 (B) a member of the fire department;
 24 the individual is a veteran who has completed at least twenty
 25 (20) years of military service.
 26 (2) The individual received or is eligible to receive a discharge
 27 from the armed forces of the United States under conditions
 28 other than conditions set forth in ~~IC 10-17-12-7.5(2)~~.
 29 **IC 10-17-12-8.1(2)**.
 30 (3) The individual meets all other requirements for appointment
 31 and hiring as:
 32 (A) a member of the police department; or
 33 (B) a member of the fire department;
 34 including all physical requirements.
 35 (c) An individual who is entitled to the waiver described in
 36 subsection (a) is eligible to become a member of the 1977 fund.
 37 SECTION 88. IC 36-8-5-8, AS AMENDED BY P.L.238-2025,
 38 SECTION 95, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 39 JULY 1, 2026]: Sec. 8. (a) A police officer or firefighter desiring to
 40 return to service in the police or fire department shall report to the
 41 person responsible for regulating and employing members of the
 42 department. This action must be taken within sixty (60) days after a

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1 discharge under conditions other than conditions set forth in
2 ~~IC 10-17-12-7.5(2)~~ **IC 10-17-12-8.1(2)** from military service or
3 government war work.

4 (b) Within fifteen (15) days after the police officer or firefighter
5 reports to the department, the police officer or firefighter shall be
6 placed on duty at the rank held at the time of entering military service
7 or government war work.

8 (c) If a member of the police or fire department is refused a proper
9 assignment under subsection (b), the member of the police or fire
10 department may file an action in the circuit court, superior court, or
11 probate court of the county in the manner prescribed by IC 36-8-3-4.

12 SECTION 89. IC 36-8-10-10.4, AS AMENDED BY
13 P.L.238-2025, SECTION 96, IS AMENDED TO READ AS
14 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 10.4. (a) Subject to
15 subsection (c), the board shall give a preference for employment
16 according to the following priority:

17 (1) A war veteran who has been discharged from the armed
18 forces of the United States under conditions other than
19 conditions set forth in ~~IC 10-17-12-7.5(2)~~ **IC 10-17-12-8.1(2)**.

20 (2) A person whose mother or father was a:
21 (A) firefighter of a unit;
22 (B) municipal police officer; or
23 (C) county police officer;
24 who died in the line of duty (as defined in IC 5-10-10-2).

25 (b) Subject to subsection (c), the board may give a preference for
26 employment to any of the following:

27 (1) A member of another department laid off under section 11.1
28 of this chapter.

29 (2) A police officer laid off by a city under IC 36-8-4-11.

30 (c) A person described in subsection (a) or (b) may not receive a
31 preference for employment unless the person:

32 (1) applies; and
33 (2) meets all employment requirements prescribed:
34 (A) by law, including physical and age requirements; and
35 (B) by the department.

36 SECTION 90. IC 36-8-13-3, AS AMENDED BY P.L.238-2025,
37 SECTION 102, IS AMENDED TO READ AS FOLLOWS
38 [EFFECTIVE JULY 1, 2026]: Sec. 3. (a) The executive of a township,
39 with the approval of the legislative body, may do the following:

40 (1) Purchase firefighting and emergency services apparatus and
41 equipment for the township, provide for the housing, care,
42 maintenance, operation, and use of the apparatus and equipment

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to provide services within the township but outside the corporate boundaries of municipalities, and employ full-time or part-time personnel to operate the apparatus and equipment and to provide services in that area. Preference in employment under this section shall be given according to the following priority:

(A) A war veteran who has been discharged from the armed forces of the United States under conditions other than conditions set forth in ~~IC 10-17-12-7.5(2)~~. **IC 10-17-12-8.1(2)**.

(B) A person whose mother or father was a:
(i) firefighter of a unit;
(ii) municipal police officer; or
(iii) county police officer;

who died in the line of duty (as defined in IC 5-10-10-2).

The executive of a township may give a preference for employment under this section to a person who was employed full-time or part-time by another township to provide fire protection and emergency services and has been laid off by the township. The executive of a township may also give a preference for employment to a firefighter laid off by a city under IC 36-8-4-11. A person described in this subdivision may not receive a preference for employment unless the person applies for employment and meets all employment requirements prescribed by law, including physical and age requirements, and all employment requirements prescribed by the fire department.
(2) Contract with a municipality in the township or in a contiguous township that maintains adequate firefighting or emergency services apparatus and equipment to provide fire protection or emergency services for the township in accordance with IC 36-1-7.

(3) Cooperate with a municipality in the township or in a contiguous township in the purchase, maintenance, and upkeep of firefighting or emergency services apparatus and equipment for use in the municipality and township in accordance with IC 36-1-7.

(4) Contract with a volunteer fire department that has been organized to fight fires in the township for the use and operation of firefighting apparatus and equipment that has been purchased by the township in order to save the private and public property of the township from destruction by fire, including use of the apparatus and equipment in an adjoining township by the department if the department has made a contract with the

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1 executive of the adjoining township for the furnishing of
 2 firefighting service within the township.
 3 (5) Contract with a volunteer fire department that maintains
 4 adequate firefighting service in accordance with IC 36-8-12.
 5 (6) Use money in the township's rainy day fund to pay costs
 6 attributable to providing fire protection or emergency services
 7 under this chapter.
 8 (b) This subsection applies only to townships that provide fire
 9 protection or emergency services or both under subsection (a)(1) and
 10 to municipalities that have some part of the municipal territory within
 11 a township and do not have a full-time paid fire department. A
 12 township may provide fire protection or emergency services or both
 13 without contracts inside the corporate boundaries of the municipalities
 14 if before July 1 of a year the following occur:
 15 (1) The legislative body of the municipality adopts an ordinance
 16 to have the township provide the services without a contract.
 17 (2) The township legislative body passes a resolution approving
 18 the township's provision of the services without contracts to the
 19 municipality.
 20 In a township providing services to a municipality under this section,
 21 the legislative body of either the township or a municipality in the
 22 township may opt out of participation under this subsection by adopting
 23 an ordinance or a resolution, respectively, before July 1 of a year.
 24 (c) This subsection applies only to a township that:
 25 (1) is located in a county containing a consolidated city;
 26 (2) has at least three (3) included towns (as defined in
 27 IC 36-3-1-7) that have all municipal territory completely within
 28 the township on January 1, 1996; and
 29 (3) provides fire protection or emergency services, or both, under
 30 subsection (a)(1);
 31 and to included towns (as defined in IC 36-3-1-7) that have all the
 32 included town's municipal territory completely within the township. A
 33 township may provide fire protection or emergency services, or both,
 34 without contracts inside the corporate boundaries of the municipalities
 35 if before August 1 of the year preceding the first calendar year to which
 36 this subsection applies the township legislative body passes a
 37 resolution approving the township's provision of the services without
 38 contracts to the municipality. The resolution must identify the included
 39 towns to which the resolution applies. In a township providing services
 40 to a municipality under this section, the legislative body of the
 41 township may opt out of participation under this subsection by adopting
 42 a resolution before July 1 of a year. A copy of a resolution adopted

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1 under this subsection shall be submitted to the executive of each
2 included town covered by the resolution, the county auditor, and the
3 department of local government finance. [□](#)

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