



January 23, 2026

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## SENATE BILL No. 88

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DIGEST OF SB 88 (Updated January 21, 2026 3:50 pm - DI 152)

**Citations Affected:** IC 20-19; IC 20-28; IC 20-30; IC 20-32; IC 21-40.

**Synopsis:** Various education matters. Provides that certain individuals seeking an initial practitioners license may request a waiver from the department of education for certain licensing requirements. Requires public schools to incorporate the importance of: (1) obtaining at least a high school diploma and acquiring additional training in preparation for the workforce; (2) securing full-time employment; and (3) waiting until marriage to begin having children; into student instruction. Includes the Classic Learning Test in certain references to nationally recognized college entrance examinations. Requires a state educational institution (SEI) to accept the Classic Learning Test examination to the same extent the SEI accepts the ACT or SAT examination with respect to admission criteria.

**Effective:** July 1, 2026.

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December 8, 2025, read first time and referred to Committee on Education and Career Development.  
January 22, 2026, amended, reported favorably — Do Pass.

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**SB 88—LS 6452/DI 152**





January 23, 2026

Second Regular Session of the 124th General Assembly (2026)

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

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

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2025 Regular Session of the General Assembly.

## SENATE BILL No. 88

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

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

1        SECTION 1. IC 20-19-2-14.5, AS AMENDED BY P.L.93-2024,  
2        SECTION 138, IS AMENDED TO READ AS FOLLOWS  
3        [EFFECTIVE JULY 1, 2026]: Sec. 14.5. (a) As used in this section:  
4                (1) "college and career readiness educational standards" means  
5                Indiana standards that a high school graduate must meet to obtain  
6                the requisite knowledge and skill to transition without  
7                remediation to postsecondary education or training, and  
8                ultimately into a sustainable career; and  
9                (2) "cut scores" means the scores that define a student's  
10               performance on an assessment, including passing, failing, or  
11               falling into a performance category.  
12               (b) The state board shall adopt Indiana college and career readiness  
13               educational standards. The educational standards must do the  
14               following:  
15               (1) Meet national and international benchmarks for college and  
16               career readiness standards and be aligned with postsecondary  
17               educational expectations.

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(2) Use the highest standards in the United States.

(3) Comply with federal standards to receive a flexibility waiver under 20 U.S.C. 7861, as in effect on January 1, 2014.

(4) Prepare Indiana students for college and career success, including the proper preparation for nationally recognized college entrance examinations such as the ACT, and SAT, or **Classic Learning Test**.

(5) Maintain Indiana sovereignty.

(6) Provide strict safeguards to protect the confidentiality of student data.

(c) The state, or the state board on behalf of the state, may not enter into or renew an agreement with any organization, entity, group, or consortium that requires the state to cede any measure of autonomy or control of education standards and assessments, including cut scores. The state board may not adopt Common Core (Common Core State Standards Initiative) or an assessment or test, except as provided in this subsection, that is produced solely by the United States government or a consortium of states. However, the state board is not prohibited from incorporating as part of Indiana's statewide assessments any assessment, part of an assessment, or series of questions if the assessment, part of an assessment, or series of questions is aligned to Indiana's academic standards.

(d) The state board may adopt rules under IC 4-22-2 to implement this section.

SECTION 2. IC 20-28-5-12.5, AS AMENDED BY P.L.201-2025, SECTION 3, AND AS AMENDED BY P.L.214-2025, SECTION 114, AND AS AMENDED BY THE TECHNICAL CORRECTIONS BILL OF THE 2026 GENERAL ASSEMBLY, IS CORRECTED AND AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]:

Sec. 12.5. (a) The department shall grant an initial practitioner license to an individual who:

(1) possesses a bachelor's degree from an accredited postsecondary four (4) year institution;

(2) successfully completes an alternative teacher certification program that includes:

(A) the required content training in the area in which the individual seeks to be licensed;

(B) pedagogy training and an examination that is in substantive alignment with nationally recognized pedagogical standards and teaches effective:

(i) instructional delivery;

(ii) classroom management and organization;





(B) effective instructional delivery;

(C) classroom management and organization;

(D) effective use of assessment data;

(E) content in federal and Indiana special education laws; and

(F) required awareness, preparation, and understanding of:

(i) individualized education programs;

(ii) service plans developed under 511 IAC 7-34;

(iii) choice special education plans developed under 511 IAC 7-49; and

(iv) plans developed under Section 504 of the federal Rehabilitation Act of 1973, 29 U.S.C. 794.

(c) An in-state alternative teacher certification program under subsection (a)(2) must operate in accordance with the procedures and program approval standards and requirements set by the department and the state board for teacher education programs for the licensure of teachers.

(d) An out-of-state alternative teacher certification program under subsection (a)(2) must:

(1) currently operate in at least five (5) states; and

(2) have operated an alternative teacher certification program for at least ten (10) years.

(e) An individual who receives an alternative teacher certification under subsection (a)(2) is authorized to teach the subject and educational level that the individual has successfully completed.

(f) An individual who receives an initial practitioner license under this section shall be treated in the same manner as an individual who receives an initial practitioner license after completing a traditional teacher preparation program.

(g) An individual who graduates from an alternative teacher certification program must be treated in the same manner as a traditional teacher preparation program graduate during the transition from an initial practitioner license to a practitioner license.

(h) An individual who receives an initial practitioner license under this section may not teach a special education course for a special education student for the period the individual maintains a license under this section unless the individual is at least twenty-six (26) years of age and employed in a school setting or with another community organization, including a for-profit or nonprofit organization, to provide care or instruction for a student with a physical, intellectual, or developmental disability. However, an individual who receives an initial practitioner license under this section may not be a teacher of record for a special education student for the period the individual



1        maintains the initial practitioner license.

2            (i) A school corporation, charter school, or state accredited  
3        nonpublic school shall submit a plan to the department if the school  
4        corporation, charter school, or state accredited nonpublic school hires  
5        one (1) or more individuals who have received an initial practitioner  
6        license under this section. The plan must be submitted in a manner  
7        prescribed by the department and must include a description of how the  
8        school corporation, charter school, or state accredited nonpublic school  
9        will, excluding the practical experience program described in  
10      subsection (b), provide an individual who receives an initial  
11      practitioner license under this section opportunities to obtain exposure  
12      to classroom management and instructional techniques, including  
13      meaningful exposure to special education. The plan is a public record.

14            (j) Not later than July 1, 2024, the department shall prepare a report  
15      that shall be submitted to the general assembly in an electronic format  
16      under IC 5-14-6. The report must contain the following information:

17            (1) Data showing how many teachers obtained an initial  
18      practitioner license under this section.

19            (2) A description of the number of teachers who received an  
20      initial practitioner license under this section who are currently  
21      employed as a teacher by each:

22                (A) school corporation;  
23                (B) charter school; or  
24                (C) state accredited nonpublic school.

25        The description must include a breakdown of the subjects taught  
26        by teachers who receive an initial practitioner license under this  
27        section.

28            (3) A comparison of the *Praxis Subject Assessment applicable*  
29        *teacher licensing exam as approved by the state board* pass rates  
30        for individuals who receive an initial practitioner license under  
31        this section in comparison with the *Praxis Subject Assessment*  
32        *applicable teacher licensing exam as approved by the state board*  
33        pass rates for teachers who obtained an initial practitioner license  
34        using a different pathway to licensure.

35            (4) A description of how many teachers who received an initial  
36      practitioner license under this section are rated as effective or  
37      highly effective.

38            **(k) An individual in an alternative teacher certification program**  
39        **may request a waiver from the department, in a time and manner**  
40        **determined by the department, of the examination requirements**  
41        **described in subsection (a)(3), if the individual:**

42                (1) received a score on a nationally recognized college



entrance examination, such as the ACT, SAT, or Classic Learning Test; or  
(2) received a score on a nationally recognized graduate school entrance exam, such as the GRE or GMAT; that placed the individual in at least the eightieth percentile of other test takers for the given examination.

SECTION 3. IC 20-30-4-2, AS AMENDED BY P.L.9-2021, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 2. (a) In consultation with the student's school counselor, after seeking consultation with each student's parents, and not later than the date on which the student completes grade 8, each student shall develop a graduation plan that is a part of the student's permanent school record and accessible to a parent of the student in accordance with the Family Education Rights and Privacy Act (20 U.S.C. 1232g et seq.).

(b) The graduation plan developed under subsection (a) must include the following:

- (1) A statement of intent to graduate from high school.
- (2) An acknowledgment of the importance of:
  - (A) good citizenship;
  - (B) school attendance; and
  - (C) diligent study habits.
- (3) The subject and skill areas of interest to the student.
- (4) The postsecondary goals of the student aligned with the graduation pathway requirements under IC 20-32-4-1.5.
- (5) A program of study under the college/technology preparation curriculum adopted by the state board under IC 20-30-10-2 for grades 10, 11, and 12 that meets the interests, aptitude, and postsecondary goals of the student.
- (6) Assurances that, upon satisfactory fulfillment of the plan, the student:
  - (A) is entitled to graduate; and
  - (B) will have taken at least the minimum variety and number of courses necessary to gain admittance to a state educational institution.
- (7) An indication of assessments (other than the statewide assessment program and the graduation examination (before July 1, 2018)) that the student plans to take voluntarily during grade 10 through grade 12 and which may include any of the following:
  - (A) The SAT Reasoning Test.
  - (B) The ACT test.
  - (C) The Classic Learning Test.**





1       in complying with this section.

2       SECTION 5. IC 20-32-5.1-7, AS AMENDED BY P.L.150-2024,  
3       SECTION 47, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
4       JULY 1, 2026]: Sec. 7. (a) Except as otherwise provided in this section  
5       and in the manner provided in section 6 of this chapter, the state board  
6       is responsible for determining the appropriate subjects, grades, and  
7       format of the statewide assessment program.

8       (b) For each school year beginning after June 30, 2018, and except  
9       as provided in section 11 of this chapter, the statewide assessment  
10      program must be administered to all full-time students attending a  
11      school corporation, charter school, state accredited nonpublic school,  
12      or eligible school (as defined in IC 20-51-1-4.7) in grades subject to the  
13      statewide summative assessment required by federal law and in a  
14      manner prescribed by the state board.

15      (c) Subject matter tested on by the statewide assessment program as  
16      determined by the state board under subsection (a) must, at a minimum,  
17      do the following:

18       (1) Comply with requirements established under federal law with:  
19           (A) math and English/language arts assessed yearly in grades  
20           3 through 8, and at least once in grades 9 through 12; and  
21           (B) science assessed at least once in grades 3 through 5, grades  
22           6 through 9, and grades 10 through 12.

23       (2) Require that United States history or United States  
24      government be assessed at least once in grades 5 or 8.

25       (d) Except as provided under subsection (e), for each school year  
26      beginning after June 30, 2021, a nationally recognized college entrance  
27      exam **such as the ACT, SAT, or Classic Learning Test** must be  
28      administered for the high school subjects required under subsection (c).  
29      The proficiency benchmark must be approved by the commission for  
30      higher education, in consultation with the state educational institutions,  
31      and may not be lower than the national college ready benchmark  
32      established for that particular exam.

33       (e) If the state board determines that no nationally recognized  
34      college entrance exam assesses a given high school subject that is  
35      required under subsection (c), the state board may select another type  
36      of assessment, including an end of course assessment, for that subject.

37       (f) The statewide assessment program:

38           (1) may not use technology that may negatively influence the  
39           ability to measure a student's mastery of material or a particular  
40           academic standard being tested; and  
41           (2) may use a technology enhanced test question only when the  
42           technology enhanced test question is the best way to measure the



1 academic standard being tested.

2 (g) A statewide summative assessment, other than an assessment  
3 administered under subsection (d), must use a scale score that will  
4 ensure the statewide summative assessment scores are comparable to  
5 scale scores used as part of the ISTEP program under IC 20-32-5,  
6 before its expiration.

7 SECTION 6. IC 21-40-4-8 IS ADDED TO THE INDIANA CODE  
8 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY  
9 1, 2026]: Sec. 8. **With respect to admission criteria, a state**  
10 **educational institution shall accept the Classic Learning Test**  
11 **examination to the same extent the state educational institution**  
12 **accepts the ACT or SAT examination.**



COMMITTEE REPORT

Mr. President: The Senate Committee on Education and Career Development, to which was referred Senate Bill No. 88, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 8, delete lines 2 through 42.

Page 9, delete lines 1 through 26.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 88 as introduced.)

RAATZ, Chairperson

Committee Vote: Yeas 7, Nays 3.

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