

PREVAILED	Roll Call No
FAILED	Ayes
WITHDRAWN	Noes
RULED OUT OF ORDER	

HOUSE MOTION

MR. SPEAKER:

I move that Engrossed Senate Bill 52 be amended to read as follows:

1	Page 1, between the enacting clause and line 1, begin a new					
2	paragraph and insert:					
3	"SECTION 1. IC 9-13-2-146.2 IS ADDED TO THE INDIANA					
4	CODE AS A NEW SECTION TO READ AS FOLLOWS					
5	[EFFECTIVE UPON PASSAGE]: Sec. 146.2. "Qualifying county"					
6	means one (1) or more of the following counties:					
7	(1) Delaware County.					
8	(2) Hamilton County.					
9	(3) Hancock County.					
10	(4) Johnson County.					
11	(5) Madison County.					
12	(6) Marion County.".					
13	Page 1, line 4, delete "consolidated city" and insert "qualifying					
14	county (as defined in IC 9-13-2-146.2)".					
15	Page 4, line 6, delete "consolidated city" and insert "city or town					
16	located in a qualifying county (as defined in IC 9-13-2-146.2)".					
17	Page 4, line 8, delete "consolidated city" and insert "city or town".					
18	Page 4, line 12, delete "consolidated city" and insert "city or town".					
19	Page 6, line 34, delete "consolidated city" and insert "city or town					
20	located in a qualifying county (as defined in IC 9-13-2-146.2)".					
21	Renumber all SECTIONS consecutively.					

MO005218/DI 144 2024

(Reference	is to ESE	3 52 as prin	ted Februar	y 27, 2024.)	

Representative Harris

MO005218/DI 144 2024