



# **ENGROSSED HOUSE BILL No. 1034**

DIGEST OF HB 1034 (Updated April 9, 2019 11:45 am - DI 125)

Citations Affected: IC 6-1.1.

**Synopsis:** Political subdivision controlled projects and debt. Amends the definition of a "controlled project" to exclude projects for: (1) roads; (2) streets; (3) bridges; and (4) road, street, or bridge appurtenances. Provides that, for purposes of the petition and remonstrance process, a controlled project includes any project: (1) that is not otherwise a controlled project; but (2) the cost of which, when added to the cost of all other projects adopted by the political subdivision in the preceding five years, exceeds 1% of the political subdivision's gross assessed value but does not exceed 2% of the political subdivision's gross assessed value. Provides that, for purposes of the referendum process, a controlled project includes any project: (1) (Continued next page)

Effective: July 1, 2019.

### Thompson, Clere

(SENATE SPONSORS — HOLDMAN, TAYLOR G, HOUCHIN)

January 3, 2019, read first time and referred to Committee on Ways and Means. January 22, 2019, amended, reported — Do Pass. January 24, 2019, read second time, ordered engrossed. Engrossed. January 28, 2019, read third time, passed. Yeas 96, nays 1.

SENATE ACTION

February 27, 2019, read first time and referred to Committee on Tax and Fiscal Policy. April 9, 2019, amended, reported favorably — Do Pass.



### Digest Continued

that is not otherwise a controlled project; but (2) the cost of which, when added to the cost of all other projects adopted by the political subdivision in the preceding five years, exceeds 2% of the political subdivision's gross assessed value. Provides that the notice of the preliminary determination of the political subdivision to issue bonds or enter into a lease for a controlled project must include a statement that a person may file a petition with the department of local government finance objecting that the political subdivision has unlawfully divided a controlled project in order to avoid the petition and remonstrance or referendum requirements. Provides that if the estimated increase in a political subdivision's property tax levy for debt service for a proposed controlled project will be offset in whole or in part because of the retirement of existing debt of the political subdivision, the proper officers of the political subdivision may adopt a resolution that includes certain information and statements. Provides that if a political subdivision experiences a decrease in net assessed value it may be stated as an exception to a political subdivision's statement about maintaining its property tax rate to fund a new controlled project because of the retirement of debt. Specifies the ballot language for the referendum on such a proposed controlled project. Provides that the restrictions on supporting a position on a controlled project apply to any political subdivision that has assessed value within the same taxing district as the political subdivision proposing the project.



First Regular Session of the 121st General Assembly (2019)

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 2018 Regular and Special Session of the General Assembly.

## ENGROSSED HOUSE BILL No. 1034

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

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

1	SECTION 1. IC 6-1.1-20-1.1, AS AMENDED BY P.L.246-2017,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2019]: Sec. 1.1. As used in this chapter, "controlled project"
4	means any project financed by bonds or a lease, except for the
5	following:
6	(1) A project for which the political subdivision reasonably
7	expects to pay:
8	(A) debt service; or
9	(B) lease rentals;
10	from funds other than property taxes that are exempt from the
l 1	levy limitations of IC 6-1.1-18.5 or (before January 1, 2009)
12	IC 20-45-3. A project is not a controlled project even though the
13	political subdivision has pledged to levy property taxes to pay the
14	debt service or lease rentals if those other funds are insufficient.
15	(2) A project that will not cost the political subdivision more than
16	the lesser of the following:
17	(A) An amount equal to the following:



1	(i) In the case of an ordinance or resolution adopted before
2	January 1, 2018, making a preliminary determination to
3	issue bonds or enter into a lease for the project, two million
4	dollars (\$2,000,000).
5	(ii) In the case of an ordinance or resolution adopted after
6	December 31, 2017, and before January 1, 2019, making a
7	preliminary determination to issue bonds or enter into a
8	lease for the project, five million dollars (\$5,000,000).
9	(iii) In the case of an ordinance or resolution adopted in a
10	calendar year after December 31, 2018, making a
11	preliminary determination to issue bonds or enter into a
12	lease for the project, an amount (as determined by the
13	department of local government finance) equal to the resul-
14	of the assessed value growth quotient determined under
15	IC 6-1.1-18.5-2 for the year multiplied by the amoun
16	determined under this clause for the preceding calendar
17	year.
18	The department of local government finance shall publish the
19	threshold determined under item (iii) in the Indiana Register
20	under IC 4-22-7-7 not more than sixty (60) days after the date
21	the budget agency releases the growth quotient for the ensuing
22	year under IC 6-1.1-18.5-2.
23	(B) An amount equal to the following:
24	(i) One percent (1%) of the total gross assessed value of
25	property within the political subdivision on the las
26	assessment date, if that total gross assessed value is more
27	than one hundred million dollars (\$100,000,000).
28	(ii) One million dollars (\$1,000,000), if the total gross
29	assessed value of property within the political subdivision
30	on the last assessment date is not more than one hundred
31	million dollars (\$100,000,000).
32	(3) A project that is being refinanced for the purpose of providing
33	gross or net present value savings to taxpayers.
34	(4) A project for which bonds were issued or leases were entered
35	into before January 1, 1996, or where the state board of tax
36	commissioners has approved the issuance of bonds or the
37	execution of leases before January 1, 1996.
38	(5) A project that is required by a court order holding that a
39	federal law mandates the project.
40	(6) A project that is in response to:
41	(A) a natural disaster;
42	(B) an accident; or



1	(C) an emergency;
2	in the political subdivision that makes a building or facility
3	unavailable for its intended use.
4	(7) A project that was not a controlled project under this section
5	as in effect on June 30, 2008, and for which:
6	(A) the bonds or lease for the project were issued or entered
7	into before July 1, 2008; or
8	(B) the issuance of the bonds or the execution of the lease for
9	the project was approved by the department of local
10	government finance before July 1, 2008.
11	(8) A project of the Little Calumet River basin development
12	commission for which bonds are payable from special
13	assessments collected under IC 14-13-2-18.6.
14	(9) A project for engineering, land and right-of-way
15	acquisition, construction, reconstruction, resurfacing,
16	maintenance, repair, restoration, and rehabilitation for or of:
17	(A) roads;
18	(B) streets;
19	(C) bridges; and
20	(D) road, street, or bridge appurtenances.
21	SECTION 2. IC 6-1.1-20-3.1, AS AMENDED BY P.L.246-2017,
22	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2019]: Sec. 3.1. (a) Subject to section 3.5(a)(1)(C) of this
24	chapter, this section applies only to the following:
25	(1) A controlled project (as defined in section 1.1 of this chapter
26	as in effect June 30, 2008) for which the proper officers of a
27	political subdivision make a preliminary determination in the
28	manner described in subsection (b) before July 1, 2008.
29	(2) An elementary school building, middle school building, high
30	school building, or other school building for academic instruction
31	that:
32	(A) is a controlled project;
33	(B) will be used for any combination of kindergarten through
34	grade 12; and
35	(C) will not cost more than the lesser of the following:
36	(i) The threshold amount determined under this item. In the
37	case of an ordinance or resolution adopted before January 1,
38	2018, making a preliminary determination to issue bonds or
39	enter into a lease for the project, the threshold amount is ten
40	million dollars (\$10,000,000). In the case of an ordinance or
41	resolution adopted after December 31, 2017, and before
42	January 1, 2019, making a preliminary determination to



issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution adopted in a calendar year after
December 31, 2018, making a preliminary determination to
issue bonds or enter into a lease for the project, the threshold
amount is an amount (as determined by the department of
local government finance) equal to the result of the assessed
value growth quotient determined under IC 6-1.1-18.5-2 for
the year multiplied by the threshold amount determined
under this item for the preceding calendar year. In the case
of a threshold amount determined under this item that
applies for a calendar year after December 31, 2018, the
department of local government finance shall publish the
threshold in the Indiana Register under IC 4-22-7-7 not more
than sixty (60) days after the date the budget agency releases
the assessed value growth quotient for the ensuing year
under IC 6-1.1-18.5-2.
(ii) An amount equal to one percent (1%) of the total gross
assessed value of property within the political subdivision

- (ii) An amount equal to one percent (1%) of the total gross assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value is more than one billion dollars (\$1,000,000,000), or ten million dollars (\$10,000,000), if the total gross assessed value of property within the political subdivision on the last assessment date is not more than one billion dollars (\$1,000,000,000).
- (3) Any other controlled project that:
  - (A) is not a controlled project described in subdivision (1) or (2); and
  - (B) will not cost the political subdivision more than the lesser of the following:
    - (i) The threshold amount determined under this item. In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is twelve million dollars (\$12,000,000). In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to issue bonds or enter into a



1	lease for the project, the threshold amount is an amount (as
2	determined by the department of local government finance)
3	equal to the result of the assessed value growth quotient
4	determined under IC 6-1.1-18.5-2 for the year multiplied by
5	the threshold amount determined under this item for the
6	preceding calendar year. In the case of a threshold amount
7	determined under this item that applies for a calendar year
8	after December 31, 2018, the department of local
9	government finance shall publish the threshold in the
10	Indiana Register under IC 4-22-7-7 not more than sixty (60)
11	days after the date the budget agency releases the assessed
12	value growth quotient for the ensuing year under
13	IC 6-1.1-18.5-2.
14	(ii) An amount equal to one percent (1%) of the total gross
15	assessed value of property within the political subdivision
16	on the last assessment date, if that total gross assessed value
17	is more than one hundred million dollars (\$100,000,000), or
18	one million dollars (\$1,000,000), if the total gross assessed
19	value of property within the political subdivision on the last
20	assessment date is not more than one hundred million
21	dollars (\$100,000,000).
22	(4) After June 30, 2019, any other project:
23	(A) that is not a controlled project described in
24	subdivisions (1) through (3); and
25	(B) for which a political subdivision adopts an ordinance
26	or resolution making a preliminary determination to issue
27	bonds or enter into a lease for the project, if the sum of:
28	(i) the cost of that project; plus
29	(ii) the cost of all other projects described in clause (A)
30	for which the political subdivision has previously
31	adopted within the preceding five (5) years an ordinance
32	or resolution making a preliminary determination to
33	issue bonds or enter into a lease for the project, but not
34	including an ordinance or resolution adopted before July
35	1, 2019;
36	exceeds one percent (1%) of the political subdivision's
-	exceeds one percent (1/0) of the political subdivision's
37	gross assessed value for the calendar year but does not
37	gross assessed value for the calendar year but does not

debt service on bonds or lease rentals on a lease for a controlled project



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without completing the following procedures:

1	(1) The proper officers of a political subdivision shall publish
2	notice in accordance with IC 5-3-1 and send notice by first class
3	mail to the circuit court clerk and to any organization that delivers
4	to the officers, before January 1 of that year, an annual writter
5	request for such notices of any meeting to consider adoption of a
6	resolution or an ordinance making a preliminary determination to
7	issue bonds or enter into a lease and shall conduct at least two (2)
8	public hearings on a preliminary determination before adoption
9	of the resolution or ordinance. The political subdivision must a
10	each of the public hearings on the preliminary determination
11	allow the public to testify regarding the preliminary determination
12	and must make the following information available to the public
13	at each of the public hearings on the preliminary determination
14	in addition to any other information required by law:
15	(A) The result of the political subdivision's current and
16	projected annual debt service payments divided by the ne
17	assessed value of taxable property within the political
18	subdivision.
19	(B) The result of:
20	(i) the sum of the political subdivision's outstanding long
21	term debt plus the outstanding long term debt of other taxing
22	units that include any of the territory of the political
23	subdivision; divided by
24	(ii) the net assessed value of taxable property within the
25	political subdivision.
26	(C) The information specified in subdivision (3)(A) through
27	(3)(H).
28	(2) When the proper officers of a political subdivision make a
29	preliminary determination to issue bonds or enter into a lease for
30	a controlled project, the officers shall give notice of the
31	preliminary determination by:
32	(A) publication in accordance with IC 5-3-1; and
33	(B) first class mail to the circuit court clerk and to the
34	organizations described in subdivision (1).
35	(3) A notice under subdivision (2) of the preliminary
36	determination of the political subdivision to issue bonds or enter
37	into a lease for a controlled project must include the following
38	information:

(A) The maximum term of the bonds or lease.

maximum lease rental for the lease.

(B) The maximum principal amount of the bonds or the

(C) The estimated interest rates that will be paid and the total



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information:

1	interest costs associated with the bonds or lease.
2	(D) The purpose of the bonds or lease.
3	(E) A statement that any owners of property within the
4	political subdivision or registered voters residing within the
5	political subdivision who want to initiate a petition and
6	remonstrance process against the proposed debt service or
7	lease payments must file a petition that complies with
8	subdivisions (4) and (5) not later than thirty (30) days after
9	publication in accordance with IC 5-3-1.
0	(F) With respect to bonds issued or a lease entered into to
1	open:
2	(i) a new school facility; or
3	(ii) an existing facility that has not been used for at least
4	three (3) years and that is being reopened to provide
5	additional classroom space;
6	the estimated costs the school corporation expects to incur
7	annually to operate the facility.
8	(G) A statement of whether the school corporation expects to
9	appeal for a new facility adjustment (as defined in
.0	IC 20-45-1-16 (repealed) before January 1, 2009) for an
.1	increased maximum permissible tuition support levy to pay the
.2	estimated costs described in clause (F).
23	(H) The following information:
23 24	(i) The political subdivision's current debt service levy and
25	rate.
25 26	(ii) The estimated increase to the political subdivision's debt
.7	service levy and rate that will result if the political
28	subdivision issues the bonds or enters into the lease.
.9	(iii) The estimated amount of the political subdivision's debt
0	service levy and rate that will result during the following ten
1	(10) years if the political subdivision issues the bonds or
2	enters into the lease, after also considering any changes that
3	will occur to the debt service levy and rate during that
4	period on account of any outstanding bonds or lease
5	obligations that will mature or terminate during that period.
6	(I) The information specified in subdivision (1)(A) through
7	(1)(B).
8	(J) A statement that a person that owns property within a
9	political subdivision or a person that is a registered voter
0	residing within a political subdivision may file a petition
-1	with the department of local government finance as set
-2	forth in subsection (c) objecting that the political



1	subdivision has unlawfully divided a controlled project in
2	order to avoid the requirements of this section and section
3	3.2 of this chapter.
4	(4) After notice is given, a petition requesting the application of
5	a petition and remonstrance process may be filed by the lesser of:
6	(A) five hundred (500) persons who are either owners of
7	property within the political subdivision or registered voters
8	residing within the political subdivision; or
9	(B) five percent (5%) of the registered voters residing within
10	the political subdivision.
11	(5) The state board of accounts shall design and, upon request by
12	the county voter registration office, deliver to the county voter
13	registration office or the county voter registration office's
14	designated printer the petition forms to be used solely in the
15	petition process described in this section. The county voter
16	registration office shall issue to an owner or owners of property
17	within the political subdivision or a registered voter residing
18	within the political subdivision the number of petition forms
19	requested by the owner or owners or the registered voter. Each
20	form must be accompanied by instructions detailing the
21	requirements that:
22	(A) the carrier and signers must be owners of property or
23	registered voters;
24	(B) the carrier must be a signatory on at least one (1) petition;
25	(C) after the signatures have been collected, the carrier must
26	swear or affirm before a notary public that the carrier
27	witnessed each signature; and
28	(D) govern the closing date for the petition period.
29	Persons requesting forms may be required to identify themselves
30	as owners of property or registered voters and may be allowed to
31	pick up additional copies to distribute to other owners of property
32	or registered voters. Each person signing a petition must indicate
33	whether the person is signing the petition as a registered voter
34	within the political subdivision or is signing the petition as the
35	owner of property within the political subdivision. A person who
36	signs a petition as a registered voter must indicate the address at
37	which the person is registered to vote. A person who signs a
38	petition as an owner of property must indicate the address of the
39	property owned by the person in the political subdivision.
40	(6) Each petition must be verified under oath by at least one (1)
41	qualified petitioner in a manner prescribed by the state board of

accounts before the petition is filed with the county voter



registration office under subdivision (7).

- (7) Each petition must be filed with the county voter registration office not more than thirty (30) days after publication under subdivision (2) of the notice of the preliminary determination. (8) The county voter registration office shall determine whether
- (8) The county voter registration office shall determine whether each person who signed the petition is a registered voter. However, after the county voter registration office has determined that at least five hundred twenty-five (525) persons who signed the petition are registered voters within the political subdivision, the county voter registration office is not required to verify whether the remaining persons who signed the petition are registered voters. If the county voter registration office does not determine that at least five hundred twenty-five (525) persons who signed the petition are registered voters, the county voter registration office shall, not more than fifteen (15) business days after receiving a petition, forward a copy of the petition to the county auditor. Not more than ten (10) business days after receiving the copy of the petition, the county auditor shall provide to the county voter registration office a statement verifying:
  - (A) whether a person who signed the petition as a registered voter but is not a registered voter, as determined by the county voter registration office, is the owner of property in the political subdivision; and
  - (B) whether a person who signed the petition as an owner of property within the political subdivision does in fact own property within the political subdivision.
- (9) The county voter registration office, not more than ten (10) business days after determining that at least five hundred twenty-five (525) persons who signed the petition are registered voters or receiving the statement from the county auditor under subdivision (8), as applicable, shall make the final determination of the number of petitioners that are registered voters in the political subdivision and, based on the statement provided by the county auditor, the number of petitioners that own property within the political subdivision. Whenever the name of an individual who signs a petition form as a registered voter contains a minor variation from the name of the registered voter as set forth in the records of the county voter registration office, the signature is presumed to be valid, and there is a presumption that the individual is entitled to sign the petition under this section. Except as otherwise provided in this chapter, in determining whether an individual is a registered voter, the county voter registration office



shall apply the requirements and procedures used under IC 3 to determine whether a person is a registered voter for purposes of voting in an election governed by IC 3. However, an individual is not required to comply with the provisions concerning providing proof of identification to be considered a registered voter for purposes of this chapter. A person is entitled to sign a petition only one (1) time in a particular petition and remonstrance process under this chapter, regardless of whether the person owns more than one (1) parcel of real property, mobile home assessed as personal property, or manufactured home assessed as personal property, or a combination of those types of property within the subdivision and regardless of whether the person is both a registered voter in the political subdivision and the owner of property within the political subdivision. Notwithstanding any other provision of this section, if a petition is presented to the county voter registration office within forty-five (45) days before an election, the county voter registration office may defer acting on the petition, and the time requirements under this section for action by the county voter registration office do not begin to run until five (5) days after the date of the election.

- (10) The county voter registration office must file a certificate and each petition with:
  - (A) the township trustee, if the political subdivision is a township, who shall present the petition or petitions to the township board; or
  - (B) the body that has the authority to authorize the issuance of the bonds or the execution of a lease, if the political subdivision is not a township;

within thirty-five (35) business days of the filing of the petition requesting a petition and remonstrance process. The certificate must state the number of petitioners that are owners of property within the political subdivision and the number of petitioners who are registered voters residing within the political subdivision.

If a sufficient petition requesting a petition and remonstrance process is not filed by owners of property or registered voters as set forth in this section, the political subdivision may issue bonds or enter into a lease by following the provisions of law relating to the bonds to be issued or lease to be entered into.

(c) A political subdivision may not divide a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter. A person that owns property within a political subdivision or a person that is a registered voter residing within a political subdivision



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may file a petition with the department of local government finance objecting that the political subdivision has divided a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter. The petition must be filed not more than ten (10) days after the political subdivision gives notice of the political subdivision's decision to issue bonds or enter into leases for a capital project that the person believes is the result of a division of a controlled project that is prohibited by this subsection. If the department of local government finance receives a petition under this subsection, the department shall not later than thirty (30) days after receiving the petition make a final determination on the issue of whether the political subdivision divided a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter. If the department of local government finance determines that a political subdivision divided a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter and the political subdivision continues to desire to proceed with the project, the political subdivision shall fulfill the requirements of this section and section 3.2 of this chapter, if applicable, regardless of the cost of the project in dispute. A political subdivision shall be considered to have divided a capital project in order to avoid the requirements of this section and section 3.2 of this chapter if the result of one (1) or more of the subprojects cannot reasonably be considered an independently desirable end in itself without reference to another capital project. This subsection does not prohibit a political subdivision from undertaking a series of capital projects in which the result of each capital project can reasonably be considered an independently desirable end in itself without reference to another capital project.

SECTION 3. IC 6-1.1-20-3.5, AS AMENDED BY P.L.246-2017, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.5. (a) This section applies only to a controlled project that meets the following conditions:

- (1) The controlled project is described in one (1) of the following categories:
  - (A) An elementary school building, middle school building, high school building, or other school building for academic instruction that will be used for any combination of kindergarten through grade 12 and will cost more than the lesser of the following:
    - (i) The threshold amount determined under this item. In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or



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enter into a lease for the project, the threshold amount is ten million dollars (\$10,000,000). In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is an amount (as determined by the department of local government finance) equal to the result of the assessed value growth quotient determined under IC 6-1.1-18.5-2 for the year multiplied by the threshold amount determined under this item for the preceding calendar year. In the case of a threshold amount determined under this item that applies for a calendar year after December 31, 2018, the department of local government finance shall publish the threshold in the Indiana Register under IC 4-22-7-7 not more than sixty (60) days after the date the budget agency releases the assessed value growth quotient for the ensuing year under IC 6-1.1-18.5-2.

- (ii) An amount equal to one percent (1%) of the total gross assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value is more than one billion dollars (\$1,000,000,000), or ten million dollars (\$10,000,000), if the total gross assessed value of property within the political subdivision on the last assessment date is not more than one billion dollars (\$1,000,000,000).
- (B) Any other controlled project that is not a controlled project described in clause (A) and will cost the political subdivision more than the lesser of the following:
  - (i) The threshold amount determined under this item. In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is twelve million dollars (\$12,000,000). In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution



1	adopted in a calendar year after December 31, 2018, making
2	a preliminary determination to issue bonds or enter into a
3	lease for the project, the threshold amount is an amount (as
4	determined by the department of local government finance)
5	equal to the result of the assessed value growth quotient
6	determined under IC 6-1.1-18.5-2 for the year multiplied by
7	the threshold amount determined under this item for the
8	preceding calendar year. In the case of a threshold amount
9	determined under this item that applies for a calendar year
10	after December 31, 2018, the department of local
11	government finance shall publish the threshold in the
12	Indiana Register under IC 4-22-7-7 not more than sixty (60)
13	days after the date the budget agency releases the assessed
14	value growth quotient for the ensuing year under
15	IC 6-1.1-18.5-2.
16	(ii) An amount equal to one percent (1%) of the total gross
17	assessed value of property within the political subdivision
18	on the last assessment date, if that total gross assessed value
19	is more than one hundred million dollars (\$100,000,000), or
20	one million dollars (\$1,000,000), if the total gross assessed
21	value of property within the political subdivision on the last
22	assessment date is not more than one hundred million
23	dollars (\$100,000,000).
24	(C) Any other controlled project for which a political
25	subdivision adopts an ordinance or resolution making a
26	preliminary determination to issue bonds or enter into a lease
27	for the project, if the sum of:
28	(i) the cost of that controlled project; plus
29	(ii) the costs of all other controlled projects for which the
30	political subdivision has previously adopted within the
31	preceding three hundred sixty-five (365) days an ordinance
32	or resolution making a preliminary determination to issue
33	bonds or enter into a lease for those other controlled
34	projects;
35	exceeds twenty-five million dollars (\$25,000,000).
36	(D) After June 30, 2019, any other project that is not a
37	controlled project described in clauses (A) through (C).
38	and for which a political subdivision adopts an ordinance
39	or resolution making a preliminary determination to issue
40	bonds or enter into a lease for the project, if the sum of:
41	(i) the cost of that project; plus

(ii) the cost of all other projects that were not controlled



1	projects described in clauses (A) through (C) for which
2	the political subdivision has previously adopted within
3	the preceding five (5) years an ordinance or resolution
4	making a preliminary determination to issue bonds or
5	enter into a lease for the project, but not including an
6	ordinance or resolution adopted before July 1, 2019;
7	exceeds two percent (2%) of the political subdivision's
8	gross assessed value for the calendar year.
9	(2) The proper officers of the political subdivision make a
10	preliminary determination after June 30, 2008, in the manner
11	described in subsection (b) to issue bonds or enter into a lease for
12	the controlled project.
13	(b) A political subdivision may not impose property taxes to pay
14	debt service on bonds or lease rentals on a lease for a controlled project
15	without completing the following procedures:
16	(1) The proper officers of a political subdivision shall publish
17	notice in accordance with IC 5-3-1 and send notice by first class
18	mail to the circuit court clerk and to any organization that delivers
19	to the officers, before January 1 of that year, an annual written
20	request for notices of any meeting to consider the adoption of an
21	ordinance or a resolution making a preliminary determination to
22	issue bonds or enter into a lease and shall conduct at least two (2)
23	public hearings on the preliminary determination before adoption
24	of the ordinance or resolution. The political subdivision must at
25	each of the public hearings on the preliminary determination
26	allow the public to testify regarding the preliminary determination
27	and must make the following information available to the public
28	at each of the public hearings on the preliminary determination,
29	in addition to any other information required by law:
30	(A) The result of the political subdivision's current and
31	projected annual debt service payments divided by the net
32	assessed value of taxable property within the political
33	subdivision.
34	(B) The result of:
35	(i) the sum of the political subdivision's outstanding long
36	term debt plus the outstanding long term debt of other taxing
37	units that include any of the territory of the political
38	subdivision; divided by
39	(ii) the net assessed value of taxable property within the
40	political subdivision.
41	(C) The information specified in subdivision (3)(A) through



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(3)(G).

1	(2) If the proper officers of a political subdivision make a
2	preliminary determination to issue bonds or enter into a lease, the
3	officers shall give notice of the preliminary determination by:
4	(A) publication in accordance with IC 5-3-1; and
5	(B) first class mail to the circuit court clerk and to the
6	organizations described in subdivision (1).
7	(3) A notice under subdivision (2) of the preliminary
8	determination of the political subdivision to issue bonds or enter
9	into a lease must include the following information:
10	(A) The maximum term of the bonds or lease.
11	(B) The maximum principal amount of the bonds or the
12	maximum lease rental for the lease.
13	(C) The estimated interest rates that will be paid and the total
14	interest costs associated with the bonds or lease.
15	(D) The purpose of the bonds or lease.
16	(E) A statement that the proposed debt service or lease
17	payments must be approved in an election on a local public
18	question held under section 3.6 of this chapter.
19	(F) With respect to bonds issued or a lease entered into to
20	open:
21	(i) a new school facility; or
22	(ii) an existing facility that has not been used for at least
23	three (3) years and that is being reopened to provide
24	additional classroom space;
25	the estimated costs the school corporation expects to annually
26	incur to operate the facility.
27	(G) The following information:
28	(i) The political subdivision's current debt service levy and
29	rate.
30	(ii) The estimated increase to the political subdivision's debt
31	service levy and rate that will result if the political
32	subdivision issues the bonds or enters into the lease.
33	(iii) The estimated amount of the political subdivision's debt
34	service levy and rate that will result during the following ten
35	(10) years if the political subdivision issues the bonds or
36	enters into the lease, after also considering any changes that
37	will occur to the debt service levy and rate during that
38	period on account of any outstanding bonds or lease
39	obligations that will mature or terminate during that period.
40	(H) The information specified in subdivision (1)(A) through
41	(1)(B).
42	(I) A statement that a person that owns property within a



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1	political subdivision or a person that is a registered voter
2	residing within a political subdivision may file a petition
3	with the department of local government finance as set
4	forth in section 3.6(k) of this chapter objecting that the
5	political subdivision has unlawfully divided a controlled
6	project in order to avoid the requirements of this section
7	and section 3.6 of this chapter.
8	(4) After notice is given, a petition requesting the application of
9	the local public question process under section 3.6 of this chapter
10	may be filed by the lesser of:
11	(A) five hundred (500) persons who are either owners of
12	property within the political subdivision or registered voters
13	residing within the political subdivision; or
14	(B) five percent (5%) of the registered voters residing within
15	the political subdivision.
16	(5) The state board of accounts shall design and, upon request by
17	the county voter registration office, deliver to the county voter

- registration office or the county voter registration office's designated printer the petition forms to be used solely in the petition process described in this section. The county voter registration office shall issue to an owner or owners of property within the political subdivision or a registered voter residing within the political subdivision the number of petition forms requested by the owner or owners or the registered voter. Each form must be accompanied by instructions detailing the requirements that:
  - (A) the carrier and signers must be owners of property or registered voters;
  - (B) the carrier must be a signatory on at least one (1) petition;
  - (C) after the signatures have been collected, the carrier must swear or affirm before a notary public that the carrier witnessed each signature; and
  - (D) govern the closing date for the petition period.

Persons requesting forms may be required to identify themselves as owners of property or registered voters and may be allowed to pick up additional copies to distribute to other owners of property or registered voters. Each person signing a petition must indicate whether the person is signing the petition as a registered voter within the political subdivision or is signing the petition as the owner of property within the political subdivision. A person who signs a petition as a registered voter must indicate the address at which the person is registered to vote. A person who signs a



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1	petition as an owner of property must indicate the address of the
2	property owned by the person in the political subdivision.
3	(6) Each petition must be verified under oath by at least one (1)
4	qualified petitioner in a manner prescribed by the state board of
5	accounts before the petition is filed with the county voter
6	registration office under subdivision (7).
7	(7) Each petition must be filed with the county voter registration
8	office not more than thirty (30) days after publication under
9	subdivision (2) of the notice of the preliminary determination.
10	(8) The county voter registration office shall determine whether
11	each person who signed the petition is a registered voter.
12	However, after the county voter registration office has determined
13	that at least five hundred twenty-five (525) persons who signed
14	the petition are registered voters within the political subdivision,
15	the county voter registration office is not required to verify
16	whether the remaining persons who signed the petition are
17	registered voters. If the county voter registration office does not
18	determine that at least five hundred twenty-five (525) persons
19	who signed the petition are registered voters, the county voter
20	registration office, not more than fifteen (15) business days after
21	receiving a petition, shall forward a copy of the petition to the
22	county auditor. Not more than ten (10) business days after
23	receiving the copy of the petition, the county auditor shall provide
24	to the county voter registration office a statement verifying:
25	(A) whether a person who signed the petition as a registered

- (A) whether a person who signed the petition as a registered voter but is not a registered voter, as determined by the county voter registration office, is the owner of property in the political subdivision; and
- (B) whether a person who signed the petition as an owner of property within the political subdivision does in fact own property within the political subdivision.
- (9) The county voter registration office, not more than ten (10) business days after determining that at least five hundred twenty-five (525) persons who signed the petition are registered voters or after receiving the statement from the county auditor under subdivision (8), as applicable, shall make the final determination of whether a sufficient number of persons have signed the petition. Whenever the name of an individual who signs a petition form as a registered voter contains a minor variation from the name of the registered voter as set forth in the records of the county voter registration office, the signature is presumed to be valid, and there is a presumption that the



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individual is entitled to sign the petition under this section. Except as otherwise provided in this chapter, in determining whether an individual is a registered voter, the county voter registration office shall apply the requirements and procedures used under IC 3 to determine whether a person is a registered voter for purposes of voting in an election governed by IC 3. However, an individual is not required to comply with the provisions concerning providing proof of identification to be considered a registered voter for purposes of this chapter. A person is entitled to sign a petition only one (1) time in a particular referendum process under this chapter, regardless of whether the person owns more than one (1) parcel of real property, mobile home assessed as personal property, or manufactured home assessed as personal property or a combination of those types of property within the political subdivision and regardless of whether the person is both a registered voter in the political subdivision and the owner of property within the political subdivision. Notwithstanding any other provision of this section, if a petition is presented to the county voter registration office within forty-five (45) days before an election, the county voter registration office may defer acting on the petition, and the time requirements under this section for action by the county voter registration office do not begin to run until five (5) days after the date of the election.

- (10) The county voter registration office must file a certificate and each petition with:
  - (A) the township trustee, if the political subdivision is a township, who shall present the petition or petitions to the township board; or
  - (B) the body that has the authority to authorize the issuance of the bonds or the execution of a lease, if the political subdivision is not a township;
- within thirty-five (35) business days of the filing of the petition requesting the referendum process. The certificate must state the number of petitioners who are owners of property within the political subdivision and the number of petitioners who are registered voters residing within the political subdivision.
- (11) If a sufficient petition requesting the local public question process is not filed by owners of property or registered voters as set forth in this section, the political subdivision may issue bonds or enter into a lease by following the provisions of law relating to the bonds to be issued or lease to be entered into.
- (c) If the proper officers of a political subdivision make a



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1	preliminary determination to issue bonds or enter into a lease, the
2	officers shall provide to the county auditor:
3	(1) a copy of the notice required by subsection (b)(2); and
4	(2) any other information the county auditor requires to fulfill the
5	county auditor's duties under section 3.6 of this chapter.
6	SECTION 4. IC 6-1.1-20-3.6, AS AMENDED BY P.L.246-2017,
7	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2019]: Sec. 3.6. (a) Except as provided in sections 3.7 and 3.8
9	of this chapter, this section applies only to a controlled project
10	described in section 3.5(a) of this chapter.
11	(b) If a sufficient petition requesting the application of the local
12	public question process has been filed as set forth in section 3.5 of this
13	chapter, a political subdivision may not impose property taxes to pay
14	debt service on bonds or lease rentals on a lease for a controlled project
15	unless the political subdivision's proposed debt service or lease rental
16	is approved in an election on a local public question held under this
17	section.
18	(c) Except as provided in subsection (k), subsections (d) and (l),
19	the following question shall be submitted to the eligible voters at the
20	election conducted under this section:
21	"Shall (insert the name of the political subdivision)
22	issue bonds or enter into a lease to finance (insert
23	a brief description of the controlled project), which is estimated
24	to cost not more than (insert the total cost of the project)
25	and is estimated to increase the property tax rate for debt service
26	by (insert increase in tax rate as determined by the
27	department of local government finance)?"
28	The public question must appear on the ballot in the form approved by
29	the county election board. If the political subdivision proposing to issue
30	bonds or enter into a lease is located in more than one (1) county, the
31	county election board of each county shall jointly approve the form of
32	the public question that will appear on the ballot in each county. The
33	form approved by the county election board may differ from the
34	language certified to the county election board by the county auditor.
35	If the county election board approves the language of a public question
36	under this subsection, the county election board shall submit the
37	language to the department of local government finance for review.
38	(d) If the estimated increase in a political subdivision's property
39	tax levy for debt service for a controlled project will be offset in
40	whole or in part because of the retirement of existing debt of the
41	political subdivision, the proper officers of the political subdivision



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may adopt a resolution that does the following:

1	(1) Includes a schedule that specifies:
2	(A) the maximum annual debt service for the controlled
3	project for each year in which such debt service will be
4	paid;
5	(B) the information described in section 3.5(b)(3)(G)(iii) of
6	this chapter concerning the estimated amount of the
7	political subdivision's debt service levy and tax rate that
8	will result during the following ten (10) years if the
9	political subdivision issues the bonds or enters into the
0	lease for the controlled project, after also considering any
l 1	changes that will occur to the debt service levy and tax rate
12	during that period on account of any outstanding bonds or
13	lease obligations that will mature or terminate during that
14	period; and
15	(C) whether:
16	(i) the outstanding bonds or lease obligations that will
17	mature or terminate during the following ten (10) years
18	were approved in a public question under this chapter;
19	and
20	(ii) the property taxes imposed to pay the outstanding
21	bonds or lease obligations described in item (i) are
22	excluded from consideration in calculating tax credits
23 24	for purposes of the property tax caps under
24	IC 6-1.1-20.6.
25	(2) States that the proper officers of the political subdivision
26	intend to maintain the political subdivision's total debt service
27	property tax rate (including debt service for the controlled
28	project and for all other debt of the political subdivision) at or
29	below a specified property tax rate. The political subdivision's
30	statement that it intends to maintain its total debt service
31	property tax rate at or below such a specified property tax
32	rate may include exceptions for the following:
33	(A) Specified projects or purposes, including any projects
34	that the proper officers of the political subdivision declare
35	are required by an emergency or are required for the
36	safety and security of citizens or students.
37	(B) The political subdivision experiences a decrease in net
38	assessed value and its rate may not be maintained as a
39	result of the decrease.

If a political subdivision adopts a resolution under this subsection,

the proper officers of the political subdivision shall submit to the

department of local government finance a copy of the resolution,



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information specifying the amount of existing debt that will be retired, and a calculation showing the effect that the retirement of the existing debt will have on the political subdivision's overall debt service tax rates and levies. Except as provided in subsection (l), if a political subdivision adopts a resolution under this subsection, the following question shall be submitted to the eligible voters at the election conducted under this section:

"Shall (insert the name of the political subdivision) issue bonds or enter into a lease to finance (insert a brief description of the controlled project), which is estimated to cost not more than (insert the total cost of the project), with an estimated property tax rate for the project of (insert the property tax rate for the controlled project as determined by the department of local government finance) but with the following estimated net change in the total debt service property tax rate, after accounting for the retirement of existing debt: (insert net change in the political subdivision's total debt service property tax rate, as determined by the department of local government finance, after accounting for the retirement of existing debt)?".

The public question must appear on the ballot in the form approved by the county election board. If the political subdivision proposing to issue bonds or enter into a lease is located in more than one (1) county, the county election board of each county shall jointly approve the form of the public question that will appear on the ballot in each county. The form approved by the county election board may differ from the language certified to the county election board by the county auditor. If the county election board approves the language of a public question under this subsection, the county election board shall submit the language to the department of local government finance for review.

(d) (e) The department of local government finance shall review the language of the public question to evaluate whether the description of the controlled project is accurate and is not biased against either a vote in favor of the controlled project or a vote against the controlled project. The department of local government finance may either approve the ballot language as submitted or recommend that the ballot language be modified as necessary to ensure that the description of the controlled project is accurate and is not biased. The department of local government finance shall certify its approval or recommendations to the county auditor and the county election board not more than ten (10)



days after the language of the public question is submitted to the department for review. If the department of local government finance recommends a modification to the ballot language, the county election board shall, after reviewing the recommendations of the department of local government finance, submit modified ballot language to the department for the department's approval or recommendation of any additional modifications. The public question may not be certified by the county auditor under subsection (e) (f) unless the department of local government finance has first certified the department's final approval of the ballot language for the public question.

- (e) (f) The county auditor shall certify the finally approved public question under IC 3-10-9-3 to the county election board of each county in which the political subdivision is located. The certification must occur not later than noon:
  - (1) seventy-four (74) days before a primary election if the public question is to be placed on the primary or municipal primary election ballot; or
  - (2) August 1 if the public question is to be placed on the general or municipal election ballot.

Subject to the certification requirements and deadlines under this subsection and except as provided in subsection (i), (l), the public question shall be placed on the ballot at the next primary election, general election, or municipal election in which all voters of the political subdivision are entitled to vote. However, if a primary election, general election, or municipal election will not be held during the first year in which the public question is eligible to be placed on the ballot under this section and if the political subdivision requests the public question to be placed on the ballot at a special election, the public question shall be placed on the ballot at a special election to be held on the first Tuesday after the first Monday in May or November of the year. The certification must occur not later than noon seventy-four (74) days before a special election to be held in May (if the special election is to be held in May) or noon on August 1 (if the special election is to be held in November). The fiscal body of the political subdivision that requests the special election shall pay the costs of holding the special election. The county election board shall give notice under IC 5-3-1 of a special election conducted under this subsection. A special election conducted under this subsection is under the direction of the county election board. The county election board shall take all steps necessary to carry out the special election.

(f) (g) The circuit court clerk shall certify the results of the public question to the following:



- (1) The county auditor of each county in which the political subdivision is located.
- (2) The department of local government finance.
- (g) (h) Subject to the requirements of IC 6-1.1-18.5-8, the political subdivision may issue the proposed bonds or enter into the proposed lease rental if a majority of the eligible voters voting on the public question vote in favor of the public question.
- (h) (i) If a majority of the eligible voters voting on the public question vote in opposition to the public question, both of the following apply:
  - (1) The political subdivision may not issue the proposed bonds or enter into the proposed lease rental.
  - (2) Another public question under this section on the same or a substantially similar project may not be submitted to the voters earlier than:
    - (A) except as provided in clause (B), seven hundred (700) days after the date of the public question; or
    - (B) three hundred fifty (350) days after the date of the election, if a petition that meets the requirements of subsection (m) (n) is submitted to the county auditor.
- (i) (j) IC 3, to the extent not inconsistent with this section, applies to an election held under this section.
- (i) (k) A political subdivision may not divide a controlled project in order to avoid the requirements of this section and section 3.5 of this chapter. A person that owns property within a political subdivision or a person that is a registered voter residing within a political subdivision may file a petition with the department of local government finance objecting that the political subdivision has divided a controlled project into two (2) or more capital projects in order to avoid the requirements of this section and section 3.5 of this chapter. The petition must be filed not more than ten (10) days after the political subdivision gives notice of the political subdivision's decision under section 3.5 of this chapter or a determination under section 5 of this chapter to issue bonds or enter into leases for a capital project that the person believes is the result of a division of a controlled project that is prohibited by this subsection. If the department of local government finance receives a petition under this subsection, the department shall not later than thirty (30) days after receiving the petition make a final determination on the issue of whether the political subdivision divided a controlled project in order to avoid the requirements of this section and section 3.5 of this chapter. If the department of local government finance determines that a political subdivision divided a controlled project in order to avoid the



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requirements of this section and section 3.5 of this chapter and the political subdivision continues to desire to proceed with the project, the political subdivision may appeal the determination of the department of local government finance to the Indiana board of tax review. A political subdivision shall be considered to have divided a capital project in order to avoid the requirements of this section and section 3.5 of this chapter if the result of one (1) or more of the subprojects cannot reasonably be considered an independently desirable end in itself without reference to another capital project. This subsection does not prohibit a political subdivision from undertaking a series of capital projects in which the result of each capital project can reasonably be considered an independently desirable end in itself without reference to another capital project.

(k) (l) This subsection applies to a political subdivision for which a petition requesting a public question has been submitted under section 3.5 of this chapter. The legislative body (as defined in IC 36-1-2-9) of the political subdivision may adopt a resolution to withdraw a controlled project from consideration in a public question. If the legislative body provides a certified copy of the resolution to the county auditor and the county election board not later than sixty-three (63) days before the election at which the public question would be on the ballot, the public question on the controlled project shall not be placed on the ballot and the public question on the controlled project shall not be held, regardless of whether the county auditor has certified the public question to the county election board. If the withdrawal of a public question under this subsection requires the county election board to reprint ballots, the political subdivision withdrawing the public question shall pay the costs of reprinting the ballots. If a political subdivision withdraws a public question under this subsection that would have been held at a special election and the county election board has printed the ballots before the legislative body of the political subdivision provides a certified copy of the withdrawal resolution to the county auditor and the county election board, the political subdivision withdrawing the public question shall pay the costs incurred by the county in printing the ballots. If a public question on a controlled project is withdrawn under this subsection, a public question under this section on the same controlled project or a substantially similar controlled project may not be submitted to the voters earlier than three hundred fifty (350) days after the date the resolution withdrawing the public question is adopted.

(1) (m) If a public question regarding a controlled project is placed on the ballot to be voted on at an election under this section, the



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political subdivision shall submit to the department of local

2	government finance, at least thirty (30) days before the election, the
3	following information regarding the proposed controlled project for
4	posting on the department's Internet web site:
5	(1) The cost per square foot of any buildings being constructed as
6	part of the controlled project.
7	(2) The effect that approval of the controlled project would have
8	on the political subdivision's property tax rate. If the retirement
9	of existing debt of the political subdivision will affect the
10	political subdivision's tax rate, the political subdivision must
11	provide information specifying:
12	(A) the amount of the debt that will be retired;
13	(B) the impact that the retirement of the debt will have on
14	the political subdivision's property tax rate; and
15	(C) the net change in the political subdivision's total debt
16	service property tax rate, after accounting for the
17	retirement of the existing debt.
18	(3) The maximum term of the bonds or lease.
19	(4) The maximum principal amount of the bonds or the maximum
20	lease rental for the lease.
21	(5) The estimated interest rates that will be paid and the total
22	interest costs associated with the bonds or lease.
23	(6) The purpose of the bonds or lease.
24	(7) In the case of a controlled project proposed by a school
25	corporation:
26	(A) the current and proposed square footage of school building
27	space per student;
28	(B) enrollment patterns within the school corporation; and
29	(C) the age and condition of the current school facilities.
30	(m) (n) If a majority of the eligible voters voting on the public
31	question vote in opposition to the public question, a petition may be
32	submitted to the county auditor to request that the limit under
33	subsection (h)(2)(B) (i)(2)(B) apply to the holding of a subsequent
34	public question by the political subdivision. If such a petition is
35	submitted to the county auditor and is signed by the lesser of:
36	(1) five hundred (500) persons who are either owners of property
37	within the political subdivision or registered voters residing
38	within the political subdivision; or
39	(2) five percent (5%) of the registered voters residing within the
40	political subdivision;
41	the limit under subsection (h)(2)(B) (i)(2)(B) applies to the holding of
42	a second public question by the political subdivision and the limit



under subsection (h)(2)(A) (i)(2)(A) does not apply to the holding of a second public question by the political subdivision.

SECTION 5. IC 6-1.1-20-10, AS AMENDED BY P.L.198-2011, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 10. (a) This section applies to:

- (1) a political subdivision that adopts an ordinance or a resolution making a preliminary determination to issue bonds or enter into a lease; and
- (2) any other political subdivision that has assessed value within the same taxing district as the political subdivision described in subdivision (1).

Except as otherwise provided in this section, during the period commencing with the adoption of the ordinance or resolution and, if a petition and remonstrance process is commenced under section 3.2 of this chapter, continuing through the sixty (60) day period commencing with the notice under section 3.2(b)(1) of this chapter, the political subdivision seeking to issue bonds or enter into a lease for the proposed controlled project, or any other political subdivision that has assessed value within the same taxing district, may not promote a position on the petition or remonstrance by doing any of the following:

- (1) Using facilities or equipment, including mail and messaging systems, owned by the political subdivision to promote a position on the petition or remonstrance, unless equal access to the facilities or equipment is given to persons with a position opposite to that of the political subdivision.
- (2) Making an expenditure of money from a fund controlled by the political subdivision to promote a position on the petition or remonstrance or to pay for the gathering of signatures on a petition or remonstrance. This subdivision does not prohibit a political subdivision from making an expenditure of money to an attorney, an architect, registered professional engineer, a construction manager, or a financial adviser for professional services provided with respect to a controlled project.
- (3) Using an employee to promote a position on the petition or remonstrance during the employee's normal working hours or paid overtime, or otherwise compelling an employee to promote a position on the petition or remonstrance at any time. However, if a person described in subsection (f) is advocating for or against a position on the petition or remonstrance or discussing the petition or remonstrance as authorized under subsection (f), an employee of the political subdivision may assist the person in presenting information on the petition or remonstrance, if



1	requested to do so by the person described in subsection (f).
2	(4) In the case of a school corporation, promoting a position on a
3	petition or remonstrance by:
4	(A) using students to transport written materials to their
5	residences or in any way involving students in a school
6	organized promotion of a position;
7	(B) including a statement within another communication sent
8	to the students' residences; or
9	(C) initiating discussion of the petition and remonstrance
10	process at a meeting between a teacher and parents of a
11	student regarding the student's performance or behavior at
12	school. However, if the parents initiate a discussion of the
13	petition and remonstrance process at the meeting, the teacher
14	may acknowledge the issue and direct the parents to a source
15	of factual information on the petition and remonstrance
16	process.
17	However, this section does not prohibit an official or employee of the
18	political subdivision from carrying out duties with respect to a petition
19	or remonstrance that are part of the normal and regular conduct of the
20	official's or employee's office or agency, including the furnishing of
21	factual information regarding the petition and remonstrance in response
22	to inquiries from any person.
23	(b) A person may not solicit or collect signatures for a petition or
24	remonstrance on property owned or controlled by the political
25	subdivision.
26	(c) The staff and employees of a school corporation may not
27	personally identify a student as the child of a parent or guardian who
28	supports or opposes a petition or remonstrance.
29	(d) This subsection does not apply to:
30	(1) a personal expenditure to promote a position on a petition and
31	remonstrance by an employee of a school corporation whose
32	employment is governed by a collective bargaining contract or an
33	employment contract; or
34	(2) an expenditure to promote a position on a petition and
35	remonstrance by a person or an organization that has a contract or
36	an arrangement with the school corporation solely for the use of
37	the school corporation's facilities.
38	A person or an organization that has a contract or an arrangement
39	(whether formal or informal) with a school corporation to provide
40	goods or services to the school corporation may not spend any money
41	to promote a position on the petition or remonstrance. A person or an

organization that violates this subsection commits a Class A infraction.



28
(e) An attorney, an architect, registered professional engineer, a construction manager, or a financial adviser for professional services provided with respect to a controlled project may not spend any money to promote a position on the petition or remonstrance. A person who
violates this subsection:
(1) commits a Class A infraction; and
(2) is barred from performing any services with respect to the
controlled project.
(f) Notwithstanding any other law, an elected or appointed public
official of the political subdivision (including any school board
member and school corporation superintendent), a school corporation
assistant superintendent, or a chief school business official of a school

- (1) personally advocate for or against a position on the petition or remonstrance; or
- (2) discuss the petition or remonstrance with any individual, group, or organization or personally advocate for or against a position on the petition or remonstrance before any individual, group, or organization;

so long as it is not done by using public funds. Advocacy or discussion allowed under this subsection is not considered a use of public funds. However, this subsection does not authorize or apply to advocacy or discussion by a school board member, superintendent, assistant superintendent, or school business official to or with students that occurs during the regular school day.

SECTION 6. IC 6-1.1-20-10.1, AS AMENDED BY P.L.198-2011, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 10.1. (a) This section applies only to:

- (1) a political subdivision that after June 30, 2008, adopts an ordinance or a resolution making a preliminary determination to issue bonds or enter into a lease subject to sections 3.5 and 3.6 of this chapter; and
- (2) any other political subdivision that has assessed value within the same taxing district as the political subdivision described in subdivision (1).
- (b) Except as otherwise provided in this section, during the period beginning with the adoption of the ordinance or resolution and continuing through the day on which a local public question is submitted to the voters of the political subdivision under section 3.6 of this chapter, the political subdivision seeking to issue bonds or enter into a lease for the proposed controlled project, or any other political subdivision that has assessed value within the same taxing district,



corporation may at any time:

may not promote a position on the local public question by doing any of the following:

- (1) Using facilities or equipment, including mail and messaging systems, owned by the political subdivision to promote a position on the local public question, unless equal access to the facilities or equipment is given to persons with a position opposite to that of the political subdivision.
- (2) Making an expenditure of money from a fund controlled by the political subdivision to promote a position on the local public question. This subdivision does not prohibit a political subdivision from making an expenditure of money to an attorney, an architect, a registered professional engineer, a construction manager, or a financial adviser for professional services provided with respect to a controlled project.
- (3) Using an employee to promote a position on the local public question during the employee's normal working hours or paid overtime, or otherwise compelling an employee to promote a position on the local public question at any time. However, if a person described in subsection (f) is advocating for or against a position on the local public question or discussing the local public question as authorized under subsection (f), an employee of the political subdivision may assist the person in presenting information on the local public question, if requested to do so by the person described in subsection (f).
- (4) In the case of a school corporation, promoting a position on a local public question by:
  - (A) using students to transport written materials to their residences or in any way involving students in a school organized promotion of a position;
  - (B) including a statement within another communication sent to the students' residences; or
  - (C) initiating discussion of the local public question at a meeting between a teacher and parents of a student regarding the student's performance or behavior at school. However, if the parents initiate a discussion of the local public question at the meeting, the teacher may acknowledge the issue and direct the parents to a source of factual information on the local public question.

However, this section does not prohibit an official or employee of the political subdivision from carrying out duties with respect to a local public question that are part of the normal and regular conduct of the official's or employee's office or agency, including the furnishing of



factual information regarding the local public question in response to inquiries from any person.

- (c) The staff and employees of a school corporation may not personally identify a student as the child of a parent or guardian who supports or opposes a controlled project subject to a local public question held under section 3.6 of this chapter.
  - (d) This subsection does not apply to:

- (1) a personal expenditure to promote a position on a local public question by an employee of a school corporation whose employment is governed by a collective bargaining contract or an employment contract; or
- (2) an expenditure to promote a position on a local public question by a person or an organization that has a contract or an arrangement (whether formal or informal) with the school corporation solely for the use of the school corporation's facilities.

A person or an organization that has a contract or an arrangement (whether formal or informal) with a school corporation to provide goods or services to the school corporation may not spend any money to promote a position on a local public question. A person or an organization that violates this subsection commits a Class A infraction.

- (e) An attorney, an architect, a registered professional engineer, a construction manager, or a financial adviser for professional services provided with respect to a controlled project may not spend any money to promote a position on a local public question. A person who violates this subsection:
  - (1) commits a Class A infraction; and
  - (2) is barred from performing any services with respect to the controlled project.
- (f) Notwithstanding any other law, an elected or appointed public official of the political subdivision (including any school board member and school corporation superintendent), a school corporation assistant superintendent, or a chief school business official of a school corporation may at any time:
  - (1) personally advocate for or against a position on the local public question; or
  - (2) discuss the public question with any individual, group, or organization or otherwise personally advocate for or against a position on the public question before any individual, group, or organization;

so long as it is not done by using public funds. Advocacy or discussion allowed under this subsection is not considered a use of public funds. However, this subsection does not authorize or apply to advocacy or



1	discussion by a school board member, superintendent, assistant
2	superintendent, or school business official to or with students that
3	occurs during the regular school day.

(g) A student may use school equipment or facilities to report or editorialize about a local public question as part of the news coverage of the referendum by student newspaper or broadcast.



#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1034, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, delete lines 1 through 13.

Page 2, line 4, delete ";" and insert ", including bridges that are designated as being in a local road and street system;".

Page 2, line 5, delete ";" and insert ", including bridges that are designated as being in an arterial road and street system;".

Page 2, line 7, delete "." and insert ", including designated bridges.".

Page 16, line 4, after "." insert "For purposes of this clause, the cost of the controlled project includes only the costs for the project that will be paid from property taxes.".

Page 22, delete lines 20 through 23, and insert:

"rate may include exceptions for the following:

- (A) Specified projects or purposes, including any projects that the proper officers of the political subdivision declare are required by an emergency or are required for the safety and security of citizens or students.
- (B) The political subdivision experiences a decrease in net assessed value and its rate may not be maintained as a result of the decrease."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1034 as introduced.)

**HUSTON** 

Committee Vote: yeas 22, nays 1.



#### COMMITTEE REPORT

Madam President: The Senate Committee on Tax and Fiscal Policy, to which was referred House Bill No. 1034, 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 1, delete lines 1 through 17, begin a new paragraph and insert: "SECTION 1. IC 6-1.1-20-1.1, AS AMENDED BY P.L.246-2017, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1.1. As used in this chapter, "controlled project" means any project financed by bonds or a lease, except for the following:

- (1) A project for which the political subdivision reasonably expects to pay:
  - (A) debt service; or
  - (B) lease rentals;

from funds other than property taxes that are exempt from the levy limitations of IC 6-1.1-18.5 or (before January 1, 2009) IC 20-45-3. A project is not a controlled project even though the political subdivision has pledged to levy property taxes to pay the debt service or lease rentals if those other funds are insufficient. (2) A project that will not cost the political subdivision more than the lesser of the following:

- (A) An amount equal to the following:
  - (i) In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, two million dollars (\$2,000,000).
  - (ii) In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, five million dollars (\$5,000,000).
  - (iii) In the case of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, an amount (as determined by the department of local government finance) equal to the result of the assessed value growth quotient determined under IC 6-1.1-18.5-2 for the year multiplied by the amount determined under this clause for the preceding calendar year.

The department of local government finance shall publish the



threshold determined under item (iii) in the Indiana Register under IC 4-22-7-7 not more than sixty (60) days after the date the budget agency releases the growth quotient for the ensuing year under IC 6-1.1-18.5-2.

- (B) An amount equal to the following:
  - (i) One percent (1%) of the total gross assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value is more than one hundred million dollars (\$100,000,000).
  - (ii) One million dollars (\$1,000,000), if the total gross assessed value of property within the political subdivision on the last assessment date is not more than one hundred million dollars (\$100,000,000).
- (3) A project that is being refinanced for the purpose of providing gross or net present value savings to taxpayers.
- (4) A project for which bonds were issued or leases were entered into before January 1, 1996, or where the state board of tax commissioners has approved the issuance of bonds or the execution of leases before January 1, 1996.
- (5) A project that is required by a court order holding that a federal law mandates the project.
- (6) A project that is in response to:
  - (A) a natural disaster;
  - (B) an accident; or
  - (C) an emergency;

in the political subdivision that makes a building or facility unavailable for its intended use.

- (7) A project that was not a controlled project under this section as in effect on June 30, 2008, and for which:
  - (A) the bonds or lease for the project were issued or entered into before July 1, 2008; or
  - (B) the issuance of the bonds or the execution of the lease for the project was approved by the department of local government finance before July 1, 2008.
- (8) A project of the Little Calumet River basin development commission for which bonds are payable from special assessments collected under IC 14-13-2-18.6.
- (9) A project for engineering, land and right-of-way acquisition, construction, reconstruction, resurfacing, maintenance, repair, restoration, and rehabilitation for or of:
  - (A) roads;
  - (B) streets;



## (C) bridges; and

## (D) road, street, or bridge appurtenances.

SECTION 2. IC 6-1.1-20-3.1, AS AMENDED BY P.L.246-2017, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.1. (a) Subject to section 3.5(a)(1)(C) of this chapter, this section applies only to the following:

- (1) A controlled project (as defined in section 1.1 of this chapter as in effect June 30, 2008) for which the proper officers of a political subdivision make a preliminary determination in the manner described in subsection (b) before July 1, 2008.
- (2) An elementary school building, middle school building, high school building, or other school building for academic instruction that:
  - (A) is a controlled project;
  - (B) will be used for any combination of kindergarten through grade 12; and
  - (C) will not cost more than the lesser of the following:
    - (i) The threshold amount determined under this item. In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is ten million dollars (\$10,000,000). In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is an amount (as determined by the department of local government finance) equal to the result of the assessed value growth quotient determined under IC 6-1.1-18.5-2 for the year multiplied by the threshold amount determined under this item for the preceding calendar year. In the case of a threshold amount determined under this item that applies for a calendar year after December 31, 2018, the department of local government finance shall publish the threshold in the Indiana Register under IC 4-22-7-7 not more than sixty (60) days after the date the budget agency releases the assessed value growth quotient for the ensuing year under IC 6-1.1-18.5-2.
    - (ii) An amount equal to one percent (1%) of the total gross



assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value is more than one billion dollars (\$1,000,000,000), or ten million dollars (\$10,000,000), if the total gross assessed value of property within the political subdivision on the last assessment date is not more than one billion dollars (\$1,000,000,000).

- (3) Any other controlled project that:
  - (A) is not a controlled project described in subdivision (1) or (2); and
  - (B) will not cost the political subdivision more than the lesser of the following:
    - (i) The threshold amount determined under this item. In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is twelve million dollars (\$12,000,000). In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is an amount (as determined by the department of local government finance) equal to the result of the assessed value growth quotient determined under IC 6-1.1-18.5-2 for the year multiplied by the threshold amount determined under this item for the preceding calendar year. In the case of a threshold amount determined under this item that applies for a calendar year after December 31, 2018, the department of local government finance shall publish the threshold in the Indiana Register under IC 4-22-7-7 not more than sixty (60) days after the date the budget agency releases the assessed value growth quotient for the ensuing year under IC 6-1.1-18.5-2.
    - (ii) An amount equal to one percent (1%) of the total gross assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value is more than one hundred million dollars (\$100,000,000), or one million dollars (\$1,000,000), if the total gross assessed



value of property within the political subdivision on the last assessment date is not more than one hundred million dollars (\$100,000,000).

- (4) After June 30, 2019, any other project:
  - (A) that is not a controlled project described in subdivisions (1) through (3); and
  - (B) for which a political subdivision adopts an ordinance or resolution making a preliminary determination to issue bonds or enter into a lease for the project, if the sum of:
    - (i) the cost of that project; plus
    - (ii) the cost of all other projects described in clause (A) for which the political subdivision has previously adopted within the preceding five (5) years an ordinance or resolution making a preliminary determination to issue bonds or enter into a lease for the project, but not including an ordinance or resolution adopted before July 1, 2019;

exceeds one percent (1%) of the political subdivision's gross assessed value for the calendar year but does not exceed two percent (2%) of the political subdivision's gross assessed value for the calendar year.

- (b) A political subdivision may not impose property taxes to pay debt service on bonds or lease rentals on a lease for a controlled project without completing the following procedures:
  - (1) The proper officers of a political subdivision shall publish notice in accordance with IC 5-3-1 and send notice by first class mail to the circuit court clerk and to any organization that delivers to the officers, before January 1 of that year, an annual written request for such notices of any meeting to consider adoption of a resolution or an ordinance making a preliminary determination to issue bonds or enter into a lease and shall conduct at least two (2) public hearings on a preliminary determination before adoption of the resolution or ordinance. The political subdivision must at each of the public hearings on the preliminary determination allow the public to testify regarding the preliminary determination and must make the following information available to the public at each of the public hearings on the preliminary determination, in addition to any other information required by law:
    - (A) The result of the political subdivision's current and projected annual debt service payments divided by the net assessed value of taxable property within the political subdivision.



- (B) The result of:
  - (i) the sum of the political subdivision's outstanding long term debt plus the outstanding long term debt of other taxing units that include any of the territory of the political subdivision; divided by
  - (ii) the net assessed value of taxable property within the political subdivision.
- (C) The information specified in subdivision (3)(A) through (3)(H).
- (2) When the proper officers of a political subdivision make a preliminary determination to issue bonds or enter into a lease for a controlled project, the officers shall give notice of the preliminary determination by:
  - (A) publication in accordance with IC 5-3-1; and
  - (B) first class mail to the circuit court clerk and to the organizations described in subdivision (1).
- (3) A notice under subdivision (2) of the preliminary determination of the political subdivision to issue bonds or enter into a lease for a controlled project must include the following information:
  - (A) The maximum term of the bonds or lease.
  - (B) The maximum principal amount of the bonds or the maximum lease rental for the lease.
  - (C) The estimated interest rates that will be paid and the total interest costs associated with the bonds or lease.
  - (D) The purpose of the bonds or lease.
  - (E) A statement that any owners of property within the political subdivision or registered voters residing within the political subdivision who want to initiate a petition and remonstrance process against the proposed debt service or lease payments must file a petition that complies with subdivisions (4) and (5) not later than thirty (30) days after publication in accordance with IC 5-3-1.
  - (F) With respect to bonds issued or a lease entered into to open:
    - (i) a new school facility; or
    - (ii) an existing facility that has not been used for at least three (3) years and that is being reopened to provide additional classroom space;

the estimated costs the school corporation expects to incur annually to operate the facility.

(G) A statement of whether the school corporation expects to



appeal for a new facility adjustment (as defined in IC 20-45-1-16 (repealed) before January 1, 2009) for an increased maximum permissible tuition support levy to pay the estimated costs described in clause (F).

- (H) The following information:
  - (i) The political subdivision's current debt service levy and rate
  - (ii) The estimated increase to the political subdivision's debt service levy and rate that will result if the political subdivision issues the bonds or enters into the lease.
  - (iii) The estimated amount of the political subdivision's debt service levy and rate that will result during the following ten (10) years if the political subdivision issues the bonds or enters into the lease, after also considering any changes that will occur to the debt service levy and rate during that period on account of any outstanding bonds or lease obligations that will mature or terminate during that period.
- (I) The information specified in subdivision (1)(A) through (1)(B).
- (J) A statement that a person that owns property within a political subdivision or a person that is a registered voter residing within a political subdivision may file a petition with the department of local government finance as set forth in subsection (c) objecting that the political subdivision has unlawfully divided a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter.
- (4) After notice is given, a petition requesting the application of a petition and remonstrance process may be filed by the lesser of:
  - (A) five hundred (500) persons who are either owners of property within the political subdivision or registered voters residing within the political subdivision; or
  - (B) five percent (5%) of the registered voters residing within the political subdivision.
- (5) The state board of accounts shall design and, upon request by the county voter registration office, deliver to the county voter registration office or the county voter registration office's designated printer the petition forms to be used solely in the petition process described in this section. The county voter registration office shall issue to an owner or owners of property within the political subdivision or a registered voter residing within the political subdivision the number of petition forms



requested by the owner or owners or the registered voter. Each form must be accompanied by instructions detailing the requirements that:

- (A) the carrier and signers must be owners of property or registered voters;
- (B) the carrier must be a signatory on at least one (1) petition;
- (C) after the signatures have been collected, the carrier must swear or affirm before a notary public that the carrier witnessed each signature; and
- (D) govern the closing date for the petition period.

Persons requesting forms may be required to identify themselves as owners of property or registered voters and may be allowed to pick up additional copies to distribute to other owners of property or registered voters. Each person signing a petition must indicate whether the person is signing the petition as a registered voter within the political subdivision or is signing the petition as the owner of property within the political subdivision. A person who signs a petition as a registered voter must indicate the address at which the person is registered to vote. A person who signs a petition as an owner of property must indicate the address of the property owned by the person in the political subdivision.

- (6) Each petition must be verified under oath by at least one (1) qualified petitioner in a manner prescribed by the state board of accounts before the petition is filed with the county voter registration office under subdivision (7).
- (7) Each petition must be filed with the county voter registration office not more than thirty (30) days after publication under subdivision (2) of the notice of the preliminary determination.
- (8) The county voter registration office shall determine whether each person who signed the petition is a registered voter. However, after the county voter registration office has determined that at least five hundred twenty-five (525) persons who signed the petition are registered voters within the political subdivision, the county voter registration office is not required to verify whether the remaining persons who signed the petition are registered voters. If the county voter registration office does not determine that at least five hundred twenty-five (525) persons who signed the petition are registered voters, the county voter registration office shall, not more than fifteen (15) business days after receiving a petition, forward a copy of the petition to the county auditor. Not more than ten (10) business days after receiving the copy of the petition, the county auditor shall provide



to the county voter registration office a statement verifying:

- (A) whether a person who signed the petition as a registered voter but is not a registered voter, as determined by the county voter registration office, is the owner of property in the political subdivision; and
- (B) whether a person who signed the petition as an owner of property within the political subdivision does in fact own property within the political subdivision.
- (9) The county voter registration office, not more than ten (10) business days after determining that at least five hundred twenty-five (525) persons who signed the petition are registered voters or receiving the statement from the county auditor under subdivision (8), as applicable, shall make the final determination of the number of petitioners that are registered voters in the political subdivision and, based on the statement provided by the county auditor, the number of petitioners that own property within the political subdivision. Whenever the name of an individual who signs a petition form as a registered voter contains a minor variation from the name of the registered voter as set forth in the records of the county voter registration office, the signature is presumed to be valid, and there is a presumption that the individual is entitled to sign the petition under this section. Except as otherwise provided in this chapter, in determining whether an individual is a registered voter, the county voter registration office shall apply the requirements and procedures used under IC 3 to determine whether a person is a registered voter for purposes of voting in an election governed by IC 3. However, an individual is not required to comply with the provisions concerning providing proof of identification to be considered a registered voter for purposes of this chapter. A person is entitled to sign a petition only one (1) time in a particular petition and remonstrance process under this chapter, regardless of whether the person owns more than one (1) parcel of real property, mobile home assessed as personal property, or manufactured home assessed as personal property, or a combination of those types of property within the subdivision and regardless of whether the person is both a registered voter in the political subdivision and the owner of property within the political subdivision. Notwithstanding any other provision of this section, if a petition is presented to the county voter registration office within forty-five (45) days before an election, the county voter registration office may defer acting on the petition, and the time requirements under this section for



action by the county voter registration office do not begin to run until five (5) days after the date of the election.

- (10) The county voter registration office must file a certificate and each petition with:
  - (A) the township trustee, if the political subdivision is a township, who shall present the petition or petitions to the township board; or
  - (B) the body that has the authority to authorize the issuance of the bonds or the execution of a lease, if the political subdivision is not a township;

within thirty-five (35) business days of the filing of the petition requesting a petition and remonstrance process. The certificate must state the number of petitioners that are owners of property within the political subdivision and the number of petitioners who are registered voters residing within the political subdivision.

If a sufficient petition requesting a petition and remonstrance process is not filed by owners of property or registered voters as set forth in this section, the political subdivision may issue bonds or enter into a lease by following the provisions of law relating to the bonds to be issued or lease to be entered into.

(c) A political subdivision may not divide a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter. A person that owns property within a political subdivision or a person that is a registered voter residing within a political subdivision may file a petition with the department of local government finance objecting that the political subdivision has divided a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter. The petition must be filed not more than ten (10) days after the political subdivision gives notice of the political subdivision's decision to issue bonds or enter into leases for a capital project that the person believes is the result of a division of a controlled project that is prohibited by this subsection. If the department of local government finance receives a petition under this subsection, the department shall not later than thirty (30) days after receiving the petition make a final determination on the issue of whether the political subdivision divided a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter. If the department of local government finance determines that a political subdivision divided a controlled project in order to avoid the requirements of this section and section 3.2 of this chapter and the political subdivision continues to desire to proceed with the project, the political subdivision shall fulfill the requirements of this section and section 3.2 of this chapter, if



applicable, regardless of the cost of the project in dispute. A political subdivision shall be considered to have divided a capital project in order to avoid the requirements of this section and section 3.2 of this chapter if the result of one (1) or more of the subprojects cannot reasonably be considered an independently desirable end in itself without reference to another capital project. This subsection does not prohibit a political subdivision from undertaking a series of capital projects in which the result of each capital project can reasonably be considered an independently desirable end in itself without reference to another capital project.

SECTION 3. IC 6-1.1-20-3.5, AS AMENDED BY P.L.246-2017, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.5. (a) This section applies only to a controlled project that meets the following conditions:

- (1) The controlled project is described in one (1) of the following categories:
  - (A) An elementary school building, middle school building, high school building, or other school building for academic instruction that will be used for any combination of kindergarten through grade 12 and will cost more than the lesser of the following:
    - (i) The threshold amount determined under this item. In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is ten million dollars (\$10,000,000). In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is an amount (as determined by the department of local government finance) equal to the result of the assessed value growth quotient determined under IC 6-1.1-18.5-2 for the year multiplied by the threshold amount determined under this item for the preceding calendar year. In the case of a threshold amount determined under this item that applies for a calendar year after December 31, 2018, the department of local government finance shall publish the threshold in the Indiana Register under IC 4-22-7-7 not more



- than sixty (60) days after the date the budget agency releases the assessed value growth quotient for the ensuing year under IC 6-1.1-18.5-2.
- (ii) An amount equal to one percent (1%) of the total gross assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value is more than one billion dollars (\$1,000,000,000), or ten million dollars (\$10,000,000), if the total gross assessed value of property within the political subdivision on the last assessment date is not more than one billion dollars (\$1,000,000,000).
- (B) Any other controlled project that is not a controlled project described in clause (A) and will cost the political subdivision more than the lesser of the following:
  - (i) The threshold amount determined under this item. In the case of an ordinance or resolution adopted before January 1, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is twelve million dollars (\$12,000,000). In the case of an ordinance or resolution adopted after December 31, 2017, and before January 1, 2019, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is fifteen million dollars (\$15,000,000). In the case of an ordinance or resolution adopted in a calendar year after December 31, 2018, making a preliminary determination to issue bonds or enter into a lease for the project, the threshold amount is an amount (as determined by the department of local government finance) equal to the result of the assessed value growth quotient determined under IC 6-1.1-18.5-2 for the year multiplied by the threshold amount determined under this item for the preceding calendar year. In the case of a threshold amount determined under this item that applies for a calendar year after December 31, 2018, the department of local government finance shall publish the threshold in the Indiana Register under IC 4-22-7-7 not more than sixty (60) days after the date the budget agency releases the assessed value growth quotient for the ensuing year under IC 6-1.1-18.5-2.
  - (ii) An amount equal to one percent (1%) of the total gross assessed value of property within the political subdivision on the last assessment date, if that total gross assessed value



is more than one hundred million dollars (\$100,000,000), or one million dollars (\$1,000,000), if the total gross assessed value of property within the political subdivision on the last assessment date is not more than one hundred million dollars (\$100,000,000).

- (C) Any other controlled project for which a political subdivision adopts an ordinance or resolution making a preliminary determination to issue bonds or enter into a lease for the project, if the sum of:
  - (i) the cost of that controlled project; plus
  - (ii) the costs of all other controlled projects for which the political subdivision has previously adopted within the preceding three hundred sixty-five (365) days an ordinance or resolution making a preliminary determination to issue bonds or enter into a lease for those other controlled projects;

exceeds twenty-five million dollars (\$25,000,000).

- (D) After June 30, 2019, any other project that is not a controlled project described in clauses (A) through (C), and for which a political subdivision adopts an ordinance or resolution making a preliminary determination to issue bonds or enter into a lease for the project, if the sum of:
  - (i) the cost of that project; plus
  - (ii) the cost of all other projects that were not controlled projects described in clauses (A) through (C) for which the political subdivision has previously adopted within the preceding five (5) years an ordinance or resolution making a preliminary determination to issue bonds or enter into a lease for the project, but not including an ordinance or resolution adopted before July 1, 2019;

exceeds two percent (2%) of the political subdivision's gross assessed value for the calendar year.

- (2) The proper officers of the political subdivision make a preliminary determination after June 30, 2008, in the manner described in subsection (b) to issue bonds or enter into a lease for the controlled project.
- (b) A political subdivision may not impose property taxes to pay debt service on bonds or lease rentals on a lease for a controlled project without completing the following procedures:
  - (1) The proper officers of a political subdivision shall publish notice in accordance with IC 5-3-1 and send notice by first class mail to the circuit court clerk and to any organization that delivers



to the officers, before January 1 of that year, an annual written request for notices of any meeting to consider the adoption of an ordinance or a resolution making a preliminary determination to issue bonds or enter into a lease and shall conduct at least two (2) public hearings on the preliminary determination before adoption of the ordinance or resolution. The political subdivision must at each of the public hearings on the preliminary determination allow the public to testify regarding the preliminary determination and must make the following information available to the public at each of the public hearings on the preliminary determination, in addition to any other information required by law:

- (A) The result of the political subdivision's current and projected annual debt service payments divided by the net assessed value of taxable property within the political subdivision.
- (B) The result of:
  - (i) the sum of the political subdivision's outstanding long term debt plus the outstanding long term debt of other taxing units that include any of the territory of the political subdivision; divided by
  - (ii) the net assessed value of taxable property within the political subdivision.
- (C) The information specified in subdivision (3)(A) through (3)(G).
- (2) If the proper officers of a political subdivision make a preliminary determination to issue bonds or enter into a lease, the officers shall give notice of the preliminary determination by:
  - (A) publication in accordance with IC 5-3-1; and
  - (B) first class mail to the circuit court clerk and to the organizations described in subdivision (1).
- (3) A notice under subdivision (2) of the preliminary determination of the political subdivision to issue bonds or enter into a lease must include the following information:
  - (A) The maximum term of the bonds or lease.
  - (B) The maximum principal amount of the bonds or the maximum lease rental for the lease.
  - (C) The estimated interest rates that will be paid and the total interest costs associated with the bonds or lease.
  - (D) The purpose of the bonds or lease.
  - (E) A statement that the proposed debt service or lease payments must be approved in an election on a local public question held under section 3.6 of this chapter.



- (F) With respect to bonds issued or a lease entered into to open:
  - (i) a new school facility; or
  - (ii) an existing facility that has not been used for at least three (3) years and that is being reopened to provide additional classroom space;

the estimated costs the school corporation expects to annually incur to operate the facility.

- (G) The following information:
  - (i) The political subdivision's current debt service levy and rate
  - (ii) The estimated increase to the political subdivision's debt service levy and rate that will result if the political subdivision issues the bonds or enters into the lease.
  - (iii) The estimated amount of the political subdivision's debt service levy and rate that will result during the following ten (10) years if the political subdivision issues the bonds or enters into the lease, after also considering any changes that will occur to the debt service levy and rate during that period on account of any outstanding bonds or lease obligations that will mature or terminate during that period.
- (H) The information specified in subdivision (1)(A) through (1)(B).
- (I) A statement that a person that owns property within a political subdivision or a person that is a registered voter residing within a political subdivision may file a petition with the department of local government finance as set forth in section 3.6(k) of this chapter objecting that the political subdivision has unlawfully divided a controlled project in order to avoid the requirements of this section and section 3.6 of this chapter.
- (4) After notice is given, a petition requesting the application of the local public question process under section 3.6 of this chapter may be filed by the lesser of:
  - (A) five hundred (500) persons who are either owners of property within the political subdivision or registered voters residing within the political subdivision; or
  - (B) five percent (5%) of the registered voters residing within the political subdivision.
- (5) The state board of accounts shall design and, upon request by the county voter registration office, deliver to the county voter registration office or the county voter registration office's



designated printer the petition forms to be used solely in the petition process described in this section. The county voter registration office shall issue to an owner or owners of property within the political subdivision or a registered voter residing within the political subdivision the number of petition forms requested by the owner or owners or the registered voter. Each form must be accompanied by instructions detailing the requirements that:

- (A) the carrier and signers must be owners of property or registered voters;
- (B) the carrier must be a signatory on at least one (1) petition;
- (C) after the signatures have been collected, the carrier must swear or affirm before a notary public that the carrier witnessed each signature; and
- (D) govern the closing date for the petition period.

Persons requesting forms may be required to identify themselves as owners of property or registered voters and may be allowed to pick up additional copies to distribute to other owners of property or registered voters. Each person signing a petition must indicate whether the person is signing the petition as a registered voter within the political subdivision or is signing the petition as the owner of property within the political subdivision. A person who signs a petition as a registered voter must indicate the address at which the person is registered to vote. A person who signs a petition as an owner of property must indicate the address of the property owned by the person in the political subdivision.

- (6) Each petition must be verified under oath by at least one (1) qualified petitioner in a manner prescribed by the state board of accounts before the petition is filed with the county voter registration office under subdivision (7).
- (7) Each petition must be filed with the county voter registration office not more than thirty (30) days after publication under subdivision (2) of the notice of the preliminary determination.
- (8) The county voter registration office shall determine whether each person who signed the petition is a registered voter. However, after the county voter registration office has determined that at least five hundred twenty-five (525) persons who signed the petition are registered voters within the political subdivision, the county voter registration office is not required to verify whether the remaining persons who signed the petition are registered voters. If the county voter registration office does not determine that at least five hundred twenty-five (525) persons



who signed the petition are registered voters, the county voter registration office, not more than fifteen (15) business days after receiving a petition, shall forward a copy of the petition to the county auditor. Not more than ten (10) business days after receiving the copy of the petition, the county auditor shall provide to the county voter registration office a statement verifying:

- (A) whether a person who signed the petition as a registered voter but is not a registered voter, as determined by the county voter registration office, is the owner of property in the political subdivision; and
- (B) whether a person who signed the petition as an owner of property within the political subdivision does in fact own property within the political subdivision.
- (9) The county voter registration office, not more than ten (10) business days after determining that at least five hundred twenty-five (525) persons who signed the petition are registered voters or after receiving the statement from the county auditor under subdivision (8), as applicable, shall make the final determination of whether a sufficient number of persons have signed the petition. Whenever the name of an individual who signs a petition form as a registered voter contains a minor variation from the name of the registered voter as set forth in the records of the county voter registration office, the signature is presumed to be valid, and there is a presumption that the individual is entitled to sign the petition under this section. Except as otherwise provided in this chapter, in determining whether an individual is a registered voter, the county voter registration office shall apply the requirements and procedures used under IC 3 to determine whether a person is a registered voter for purposes of voting in an election governed by IC 3. However, an individual is not required to comply with the provisions concerning providing proof of identification to be considered a registered voter for purposes of this chapter. A person is entitled to sign a petition only one (1) time in a particular referendum process under this chapter, regardless of whether the person owns more than one (1) parcel of real property, mobile home assessed as personal property, or manufactured home assessed as personal property or a combination of those types of property within the political subdivision and regardless of whether the person is both a registered voter in the political subdivision and the owner of property within the political subdivision. Notwithstanding any other provision of this section, if a petition is presented to the



county voter registration office within forty-five (45) days before an election, the county voter registration office may defer acting on the petition, and the time requirements under this section for action by the county voter registration office do not begin to run until five (5) days after the date of the election.

- (10) The county voter registration office must file a certificate and each petition with:
  - (A) the township trustee, if the political subdivision is a township, who shall present the petition or petitions to the township board; or
  - (B) the body that has the authority to authorize the issuance of the bonds or the execution of a lease, if the political subdivision is not a township;

within thirty-five (35) business days of the filing of the petition requesting the referendum process. The certificate must state the number of petitioners who are owners of property within the political subdivision and the number of petitioners who are registered voters residing within the political subdivision.

- (11) If a sufficient petition requesting the local public question process is not filed by owners of property or registered voters as set forth in this section, the political subdivision may issue bonds or enter into a lease by following the provisions of law relating to the bonds to be issued or lease to be entered into.
- (c) If the proper officers of a political subdivision make a preliminary determination to issue bonds or enter into a lease, the officers shall provide to the county auditor:
  - (1) a copy of the notice required by subsection (b)(2); and
  - (2) any other information the county auditor requires to fulfill the county auditor's duties under section 3.6 of this chapter.".

Delete pages 2 through 19.

Page 20, delete lines 1 through 26.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1034 as printed January 22, 2019.)

HOLDMAN, Chairperson

Committee Vote: Yeas 11, Nays 0.

