HOUSE BILL No. 1109

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-1.1-20.6-9.9; IC 20-43-4.

Synopsis: School funding. Extends through 2019 the eligibility of school corporations to allocate circuit breaker credits proportionately. Specifies that a school corporation must submit estimates for all data needed to compute state tuition support. Changes the submission date from May to before April 1 for a school corporation's fall ADM estimates. Requires the department of education (department) to provide its adjusted and updated estimates to the legislative services agency before April 10 each year. Specifies for a school corporation that fails to submit its estimates by the deadline that the department is to compute monthly tuition support distributions using the general assembly's estimates until the fall count is final for that state fiscal year.

Effective: Upon passage; July 1, 2016.

Huston

January 7, 2016, read first time and referred to Committee on Ways and Means.



Introduced

Second Regular Session of the 119th General Assembly (2016)

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 2015 Regular Session of the General Assembly.

HOUSE BILL No. 1109

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

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

1	SECTION 1. IC 6-1.1-20.6-9.9, AS ADDED BY P.L.120-2014,
2	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2016]: Sec. 9.9. (a) A school corporation is eligible to allocate
4	credits proportionately under this section for 2014, 2015, or 2016,
5	2017, 2018, and 2019, if the school corporation's percentage computed
6	under this subsection is at least ten percent (10%) for its transportation
7	fund levy for that year, as certified by the department of local
8	government finance. A school corporation shall compute its percentage
9	under this subsection as follows:
10	(1) Compute the amount of credits granted under this chapter
11	against the school corporation's levy for the school corporation's
12	transportation fund.
13	(2) Compute the school corporation's levy for the school
14	corporation's transportation fund.
15	(3) Divide the amount computed under subdivision (1) by the

16amount computed under subdivision (2) and express it as a17percentage.



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The computation must be made by taking into account the requirements of section 9.8 of this chapter regarding protected taxes and the impact of credits granted under this chapter on the revenue to be distributed to the school corporation's transportation fund for the particular year.

(b) A school corporation that desires to be an eligible school corporation under this section must, before May 1 of the year for which it wants a determination, submit a written request for a certification by the department of local government finance that the computation of the school corporation's percentage under subsection (a) is correct. The department of local government finance shall, not later than June 1 of that year, determine whether the percentage computed by the school corporation is accurate and certify whether the school corporation is eligible under this section.

(c) For a school corporation that is certified as eligible under this
section, the school corporation may allocate the effect of the credits
granted under this chapter proportionately among all the school
corporation's property tax funds that are not exempt under section
7.5(b) or 7.5(c) of this chapter, based on the levy for each fund and
without taking into account the requirements of section 9.8 of this
chapter regarding protected taxes.

SECTION 2. IC 20-43-4-2, AS AMENDED BY P.L.205-2013,
SECTION 275, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE UPON PASSAGE]: Sec. 2. (a) A school corporation's
ADM is the number of eligible pupils enrolled in:

(1) the school corporation; or

(2) a transferee corporation;

27 on the days fixed in September and in February by the state board for 28 a count of students under section 3 of this chapter and as subsequently 29 adjusted not later than the date specified under the rules adopted by the 30 state board. The state board may adjust the school's count of eligible 31 pupils if the state board determines that the count is unrepresentative 32 of the school corporation's enrollment. In addition, a school corporation 33 may petition the state board to make an adjusted count of students 34 enrolled in the school corporation corporation if the corporation has 35 reason to believe that the count is unrepresentative of the school 36 corporation's enrollment. 37

(b) Each school corporation shall, in June of 2013 and in May before April 1 of each year, thereafter provide to the department an estimate of the school corporation's ADM and all other data for determining state tuition support that will result from the count of eligible pupils is required to be submitted by the school corporation in the following September. The department may update and adjust the

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1 estimate a school corporation's estimates as determined appropriate 2 by the department. The department shall provide these updated and 3 adjusted estimates to the legislative services agency before April 10 4 of each year.

5 SECTION 3. IC 20-43-4-9, AS AMENDED BY P.L.213-2015, 6 SECTION 215, IS AMENDED TO READ AS FOLLOWS 7 [EFFECTIVE JULY 1, 2016]: Sec. 9. (a) Subject to subsection (b), 8 subsections (b) and (c), this subsection applies to the calculation of 9 state tuition support distributions that are based on the current ADM of 10 a school corporation. The fall count of ADM, as adjusted by the state board under section 2 of this chapter, shall be used to compute state 11 12 tuition support distributions made in the first six (6) months of the 13 current state fiscal year, and the spring count of ADM, as adjusted by 14 the state board under section 2 of this chapter, shall be used to compute 15 state tuition support distributions made in the second six (6) months of 16 the state fiscal year.

17 (b) This subsection applies to a school corporation that does not 18 provide the estimates required by section 2 of this chapter before 19 the deadline. For monthly state tuition support distributions made 20 before the fall count of ADM is finalized, the department shall 21 determine the distribution amount for such a school corporation 22 using data that were used by the general assembly in determining: 23 (1) for the first state fiscal year of the biennium, the state 24 tuition support appropriation for the budget act for that state 25 fiscal year; and 26 (2) for the second state fiscal year of the biennium, the most 27 recent projection of the state tuition support needed for that

state fiscal year.

29 (b) (c) If the state board adjusts a count of ADM after a distribution 30 is made under this article, the adjusted count retroactively applies to the amount of state tuition support distributed to a school corporation affected by the adjusted count. The department shall settle any 33 overpayment or underpayment of state tuition support resulting from 34 an adjusted count of ADM on the schedule determined by the 35 department and approved by the budget agency. 36

SECTION 4. An emergency is declared for this act.



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