HOUSE BILL No. 1438

DIGEST OF INTRODUCED BILL

Citations Affected: IC 20-30-16.

Synopsis: Course access program. Provides that, not later than June 30, 2021, the state board of education (state board) shall establish requirements that a: (1) course provider must meet to be eligible for authorization; and (2) course access program course must meet to be eligible for approval. (Current law requires the department of education (department) to establish an authorization process for course providers and a review process for approval of course access program courses.) Requires the department to authorize a course provider or approve a course access program course if certain conditions are met. Provides that a course provider may appeal the denial of authorization or approval of a course access program course to the state board. Provides that a school corporation may not deny enrollment of an eligible student in a course access program course for the reason that the course would exceed requirements for a normal full course load at the school corporation if the student agrees to pay the cost of tuition for the course. Requires the department to approve a civics course access program course that meets certain requirements.

Effective: Upon passage; July 1, 2021.

Cook, Thompson, Goodrich

January 14, 2021, read first time and referred to Committee on Education.



First Regular Session of the 122nd General Assembly (2021)

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 2020 Regular Session of the General Assembly.

HOUSE BILL No. 1438

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

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

SECTION 1. IC 20-30-16-5, AS ADDED BY P.L.80-2017.

2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	UPON PASSAGE]: Sec. 5. (a) Except as provided in subsection (b), an
4	eligible student may enroll in course access program courses offered by
5	a course provider that is authorized by the department under this
6	chapter.
7	(b) A school corporation may disapprove an eligible student's
8	enrollment in a course access program only for the following reasons:
9	(1) The course provided by the course provider is not in
10	furtherance of the eligible student's graduation or certificate
11	requirements.
12	(2) The eligible student's enrollment in the course access program
13	course would exceed the requirements for a normal full course
14	load at the school corporation.
15	(3) The course access program course is logistically infeasible.

However, a school corporation may not deny enrollment of an eligible

student under subdivision subdivisions (2) and (3) if the eligible



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student agrees to pay the cost of tuition for the applicable course access
program course.
(c) If a school corporation denies a student's enrollment in a course
access program course under subsection (b), the school corporation
shall notify the student's parent or amonainated aligible student of the

access program course under subsection (b), the school corporation shall notify the student's parent or emancipated eligible student of the parent's or student's right to appeal the school corporation's decision to the department. The parent of an eligible student or an emancipated eligible student may appeal the decision of the school corporation to the department in a manner prescribed by the department. The department shall review the school corporation's denial under subsection (b) and provide a final enrollment decision within seven (7) calendar days of receipt of the appeal.

SECTION 2. IC 20-30-16-6, AS ADDED BY P.L.80-2017, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. (a) Before June 30, 2018, the department shall establish:

- (1) an authorization process for course providers; and
- (2) a review process for approval of course access program courses, which must be aligned to Indiana academic standards.

This subsection expires June 30, 2021.

- (b) Not later than June 30, 2021, the state board shall establish requirements that a:
 - (1) course provider must meet to be eligible for authorization under this chapter; and
 - (2) course access program course must meet to be eligible for approval under this chapter.
- (b) (c) A course provider may apply for authorization or submit course access program courses for approval at any time.
- (d) Subject to section 7 of this chapter, if a course provider or course access program course meets the requirements established by the state board under subsection (b), the department shall authorize the course provider or approve the course access program course, whichever is applicable.
- (e) If the department denies authorization to a course provider or denies approval of a course access program course of a course provider, the course provider may appeal the denial to the state board.
- (c) (f) A course provider authorized by the department shall ensure that each course access program course is accessible to students of all abilities, and may not discriminate on the basis of race, creed, color, or national origin.
 - (d) (g) A course provider authorized by the department shall comply



with the privacy provisions of federal law.

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SECTION 3. IC 20-30-16-6.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 6.5. The department shall approve a civics course access program course that:**

- (1) meets the requirements under IC 20-30-5-2(a); and
- (2) is presented with special emphasis on the items listed in IC 20-30-5-5(a) and IC 20-30-5-6(b).

SECTION 4. IC 20-30-16-7, AS ADDED BY P.L.80-2017, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 7. The department may disapprove deny approval of an authorized course provider's course access program course at any time if the department determines that:

- (1) the course access program course no longer adequately aligns with state academic standards;
- (2) the course access program course fails to deliver expected student performance outcomes, **as established by the state board,** as measured by course completion data and student performance; as determined by the department; or
- (3) the course access program course fails to meet other criteria established by the state board.

SECTION 5. IC 20-30-16-10, AS AMENDED BY P.L.192-2018, SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 10. (a) Subject to subsection (c), the department and an authorized course provider shall negotiate a course access program course tuition fee for an enrolled eligible student for each course offered and all course materials. The negotiated course access program course tuition fee must be identical for every enrolled eligible student. Transfers of tuition payments for enrollment of an eligible student currently enrolled at an applicable school corporation in a course access program course shall be made to the authorized course provider by the school corporation in which the eligible student is enrolled. The amount of the tuition payment for enrollment of an eligible student in a course access program course must be paid from the total amount of state tuition support that would otherwise be received by the school corporation on account of the student. The state board shall adopt rules under IC 4-22-2 for payment of tuition payments from a school corporation to an authorized course provider for a student who is not currently enrolled in the school but enrolls in a course access program course as part of the eligible student's special education services provided by the school corporation. The department may charge the negotiated course access program course tuition fee to



a student who enrolls in a course access program course from an
eligible provider if the student is not currently enrolled in a school
corporation or is otherwise eligible to enroll in the course access
program as part of the student's special education services by the
school corporation.

- (b) A course provider may not receive any payment from the school corporation that is in addition to the tuition fee for a course access program course in which an eligible student is enrolled. Any other funds related to the student that are due to a school corporation shall be paid to the school corporation.
- (c) Payment in full of a tuition fee for a course access program course must be based in part on student success in the course access program course. The department may negotiate with the course provider to determine the manner in which the course provider is paid. However, the course provider may not receive less than fifty percent (50%) of the tuition fee upon an eligible student's enrollment in a course access program course. The course provider shall receive the remaining amount if the measured student outcomes for the course access program course meet requirements set by the department. state board. Measured student outcomes may include:
 - (1) course access program course completion by enrolled students;
 - (2) student growth to proficiency;
 - (3) student results from state and nationally accepted assessments;
 - (4) student receipt of credentials that are recognized in an industry;
 - (5) postsecondary credits received by a student; and
 - (6) other validated measures approved by the state board.
- SECTION 6. IC 20-30-16-11, AS ADDED BY P.L.80-2017, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 11. A course provider shall provide an annual report to the department in a manner and form prescribed by the department. The report must include:
 - (1) student enrollment data;
 - (2) student outcome measurements as determined by the department; state board;
 - (3) student completion data; and
 - (4) any feedback received from students and parents related to overall satisfaction and quality of each course access program course.
 - SECTION 7. An emergency is declared for this act.

