

HOUSE BILL No. 1478

DIGEST OF HB 1478 (Updated January 20, 2015 12:49 pm - DI 87)

Citations Affected: IC 36-3; IC 36-8.

Synopsis: Marion County fire consolidation. Authorizes the consolidation of a township fire department or fire protection territory in Marion County into the fire department of the consolidated city if the following occur: (1) The mayor of the consolidated city adopts a resolution approving the consolidation. (2) The city-county council adopts an ordinance approving the consolidation. (3) The mayor of the consolidated city approves the ordinance of the city-county council. Provides that a consolidation is effective on the date set forth in the ordinance adopted by the city-county council. Provides for the transfer of cumulative building and equipment fund balances, debt service balances, and firefighting fund balances on the effective date of the consolidation. Specifies that to become a firefighter with the fire department of the consolidated city as part of a consolidation, an individual must pass the work performance evaluation administered by the fire department of the consolidated city. Provides that a physician selected by the fire department of the consolidated city may, upon application by the firefighter, grant the firefighter an extension, for medical reasons, of the date by which the firefighter must pass the work performance evaluation. Provides that for purposes of determining the seniority of a merit firefighter who becomes employed by the fire department of the consolidated city through a consolidation: (1) the time served by the individual as a merit firefighter with the consolidated fire department also includes the total time served by the (Continued next page)

Effective: Upon passage.

Kirchhofer, Forestal, Torr, Frye R

January 14, 2015, read first time and referred to Committee on Government and Regulatory Reform.

January 20, 2015, reported — Do Pass.



Digest Continued

individual as a merit firefighter with the fire department in which the individual was serving at the time of the consolidation; and (2) the hire date of the individual is the date the individual was hired as a merit firefighter by the fire department in which the individual was serving at the time of consolidation. Specifies that if an individual becomes a firefighter employed by the fire department of the consolidated city through a consolidation, the individual's merit rank may not be reduced below the lesser of the merit rank held by the individual on the effective date of the consolidation or the rank of captain. Specifies that the consolidated city may levy property taxes within the area served by the consolidated fire department to provide for the payment of the expenses for the operation of the consolidated fire department. Provides that beginning with the fifth year after the year in which such a consolidation is effective, the total property tax rate imposed for fire protection within the territory formerly served by the fire department that was consolidated may not exceed the total property tax rate imposed for fire protection in other areas served by the fire department of the consolidated city.



First Regular Session of the 119th General Assembly (2015)

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 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

HOUSE BILL No. 1478

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

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

SECTION 1. IC 30-3-1-0.1, AS AMENDED BY F.L.1-2000
SECTION 560, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE UPON PASSAGE]: Sec. 6.1. (a) This section applies
only in a county containing a consolidated city. If the requirements of
subsection (g) are satisfied, the fire departments of the following are
consolidated into the fire department of a consolidated city (referred to
as "the consolidated fire department"):
(1) A township for which the consolidation is approved by the
township legislative body and trustee and the legislative body and
mayor of the consolidated city. an ordinance adopted by the
legislative body of the consolidated city and approved by the
mayor of the consolidated city as provided in subsection (g).
(2) Any fire protection territory established under IC 36-8-19 tha
is located in a township described in subdivision (1).



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(b) If the requirements of subsection (g) are satisfied, the consolidated fire department shall provide fire protection services within an entity described in subsection (a)(1) or (a)(2) in which the requirements of subsection (g) are satisfied on the date agreed to in the resolution of the township legislative body and set forth in the ordinance of the legislative body of the consolidated city. (c) If the requirements of subsection (g) are satisfied and the fire department of an entity listed in subsection (a) is consolidated into the
fire department of the consolidated city, all of the property, equipment records, rights, and contracts of the department consolidated into the
fire department of the consolidated city are:
(1) transferred to; or(2) assumed by;
the consolidated city on the effective date of the consolidation

the consolidated city on the effective date of the consolidation. However, real property other than real property used as a fire station may be transferred only on terms mutually agreed to by the legislative body and mayor of the consolidated city and the trustee and legislative body of the township in which that real property is located.

- (d) If the requirements of subsection (g) are satisfied and the fire department of an entity listed in subsection (a) is consolidated into the fire department of the consolidated city, the employees each firefighter of the fire department consolidated into the fire department of the consolidated city: eease
 - (1) ceases employment with the department of the entity listed in subsection (a);
 - (2) becomes an employee of the consolidated fire department on the effective date of the consolidation; and become employees
 - (3) subject to subsection (i), becomes a firefighter of the consolidated fire department on the effective date of the consolidation, if the firefighter, before the effective date of the consolidation, passes the work performance evaluation administered by the consolidated fire department to measure an individual's ability to physically perform essential functions required to execute the duties of a firefighter.

An individual who becomes an employee of the consolidated fire department as provided under subdivision (2) may not become a merit firefighter with the consolidated fire department unless that individual passes the work performance evaluation. The consolidated city shall assume all agreements with labor organizations that:

(1) are in effect on the effective date of the consolidation; and



- (2) apply to employees of the department consolidated into the fire department of the consolidated city who become employees of the consolidated fire department.
- (e) If the requirements of subsection (g) are satisfied and the fire department of an entity listed in subsection (a) is consolidated into the fire department of a consolidated city, the indebtedness related to fire protection services incurred before the effective date of the consolidation by the entity or a building, holding, or leasing corporation on behalf of the entity whose fire department is consolidated into the consolidated fire department under subsection (a) shall remain the debt of the entity and does not become and may not be assumed by the consolidated city. Indebtedness related to fire protection services that is incurred by the consolidated city before the effective date of the consolidation shall remain the debt of the consolidated city and property taxes levied to pay the debt may only be levied by the fire special service district.
- (f) If the requirements of subsection (g) are satisfied and the fire department of an entity listed in subsection (a) is consolidated into the fire department of a consolidated city, the merit board and the merit system of the fire department that is consolidated are dissolved on the effective date of the consolidation, and the duties of the merit board are transferred to and assumed by the merit board for the consolidated fire department on the effective date of the consolidation.
- (g) A township legislative body, after approval by the township trustee, The mayor of the consolidated city may adopt a resolution approving the consolidation of the a township's fire department or the fire department of a fire protection territory described in subsection (a) with the fire department of the consolidated city. A township legislative body may adopt a resolution under this subsection only after the township legislative body has held a public hearing concerning the proposed consolidation. The township legislative body shall hold the hearing not earlier than thirty (30) days after the date the resolution is introduced. The hearing shall be conducted in accordance with IC 5-14-1.5 and notice of the hearing shall be published in accordance with IC 5-3-1. If the township legislative body mayor of the consolidated city has adopted a resolution under this subsection, the township legislative body mayor of the consolidated city shall after approval from the township trustee, forward the resolution to the legislative body of the consolidated city. If such a resolution is forwarded to the legislative body of the consolidated city, and the legislative body of the consolidated city adopts an ordinance approved by the mayor of the consolidated city, approving the consolidation of



1	the fire department of the township into the fire department of the
2	consolidated city, and the mayor of the consolidated city approves
3	the ordinance, the requirements of this subsection are satisfied. The
4	consolidation shall take effect on the date agreed to by the township
5	legislative body in its resolution and by the legislative body of the
6	consolidated eity set forth in its the ordinance approving the
7	consolidation.
8	(h) The following apply if the requirements of subsection (g) are
9	satisfied:
10	(1) The consolidation of the fire department of that township is
11	effective on the date agreed to by the township legislative body in
12	the resolution and by the legislative body of the consolidated city
13	in its set forth in the ordinance approving the consolidation.
14	(2) Notwithstanding any other provision, a firefighter:
15	(A) who is a member of the 1977 fund before the effective
16	date of a consolidation under this section; and
17	(B) who, after the consolidation, becomes an employee of the
18	fire department of a consolidated city under this section;
19	remains a member of the 1977 fund without being required to
20	meet the requirements under IC 36-8-8-19 and IC 36-8-8-21. The
21	firefighter shall receive credit for any service as a member of the
22	1977 fund before the consolidation to determine the firefighter's
23	eligibility for benefits under IC 36-8-8.
24	(3) Notwithstanding any other provision, a firefighter:
25	(A) who is a member of the 1937 fund before the effective
26	date of a consolidation under this section; and
27	(B) who, after the consolidation, becomes an employee of the
28	fire department of a consolidated city under this section;
29	remains a member of the 1937 fund. The firefighter shall receive
30	credit for any service as a member of the 1937 fund before the
31	consolidation to determine the firefighter's eligibility for benefits
32	under IC 36-8-7.
33	(4) For property taxes first due and payable in the year in which
34	the consolidation is effective, the maximum permissible ad
35	valorem property tax levy under IC 6-1.1-18.5:
36	(A) is increased for the consolidated city by an amount equal
37	to the maximum permissible ad valorem property tax levy in
38	the year preceding the year in which the consolidation is
39	effective for fire protection and related services by the
40	township whose fire department is consolidated into the fire
41	department of the consolidated city under this section; and

(B) is reduced for the township whose fire department is



1	consolidated into the fire department of the consolidated city
2	under this section by the amount equal to the maximum
3	permissible ad valorem property tax levy in the year preceding
4	the year in which the consolidation is effective for fire
5	protection and related services for the township.
6	(5) The amount levied in the year preceding the year in which the
7	consolidation is effective by the township whose fire department
8	is consolidated into the fire department of the consolidated city
9	for the township's cumulative building and equipment fund for
10	fire protection and related services is transferred on the effective
11	date of the consolidation to the consolidated city's cumulative
12	building and equipment fund for fire protection and related
13	services, which is hereby established. The consolidated city is
14	exempted from the requirements of IC 36-8-14 and IC 6-1.1-41
15	regarding establishment of the cumulative building and
16	equipment fund for fire protection and related services.
17	(5) On the effective date of the consolidation, the balance in a
18	cumulative building and equipment fund for fire protection
19	and related services established under IC 36-8-14 for the
20	consolidating entity:
21	(A) is transferred to the consolidated city; and
22	(B) shall be deposited in the consolidated city's cumulative
23	building and equipment fund for fire protection and
24	related services and shall be used by the consolidated city
25	for funding land, buildings, and equipment for fire
26	protection and emergency medical services as provided
27	under IC 36-8-14.
28	IC 36-1-8-5 does not apply to a balance referred to in this
29	subsection.
30	(6) On the effective date of the consolidation, the balance in a
31	debt service fund of the consolidating entity that relates to
32	debt incurred for firefighting purposes:
33	(A) is transferred to the consolidated city; and
34	(B) shall be used by the consolidated city to pay
35	indebtedness or other needs for which the fund was
36	established.
37	Any balance remaining in the fund after all payments
38	required under this section have been made shall be
39	transferred to the county general fund. The department of
40	local government finance shall determine the amounts to be
41	transferred under this subsection. IC 36-1-8-5 does not apply

to a balance referred to in this subsection.



- (7) On the effective date of the consolidation, the balance in the consolidating entity's firefighting fund:
 - (A) is transferred to the consolidated city; and
 - (B) shall be deposited in the fire general fund of the consolidated city.
- IC 36-1-8-5 does not apply to a balance referred to in this subsection.
- (6) (8) The local boards for the 1937 firefighters' pension fund and the 1977 police officers' and firefighters' pension and disability fund of the township an entity whose fire department is consolidated into the fire department of the consolidated city are dissolved, and their services are terminated not later than the effective date of the consolidation. The duties performed by the local boards under IC 36-8-7 and IC 36-8-8, respectively, are assumed by the consolidated city's local board for the 1937 firefighters' pension fund and local board for the 1977 police officers' and firefighters' pension and disability fund, respectively. Notwithstanding any other provision, the legislative body of the consolidated city may adopt an ordinance to adjust the membership of the consolidated city's local board to reflect the consolidation.
- (7) (9) The consolidated city may levy property taxes within the consolidated city's maximum permissible ad valorem property tax levy limit area served by the consolidated fire department to provide for the payment of the expenses for the operation of the consolidated fire department. However, property taxes to fund the pension obligation under IC 36-8-7 for members of the 1937 firefighters fund who were employees of the consolidated city at the time of the consolidation may be levied only by the fire special service district within the fire special service district. The fire special service district established under IC 36-3-1-6 may levy property taxes to provide for the payment of expenses for the operation of the consolidated fire department within the territory of the fire special service district. Property taxes to fund the pension obligation under IC 36-8-8 for members of the 1977 police officers' and firefighters' pension and disability fund who were members of the fire department of the consolidated city on the effective date of the consolidation may be levied only by the fire special service district within the fire special service district. Property taxes to fund the pension obligation for members of the 1937 firefighters fund who were not members of the fire department of the consolidated city on the effective date of the



1	consolidation and members of the 1977 police officers' and
2	firefighters' pension and disability fund who were not members of
3	the fire department of the consolidated city on the effective date
4	of the consolidation may be levied by the consolidated city within
5	the city's maximum permissible ad valorem property tax levy.
6	However, these taxes may be levied only within the fire special
7	service district and any townships that have consolidated fire
8	departments under this section.
9	(8) The executive of the consolidated city shall provide for an
10	independent evaluation and performance audit, due before March
11	1 of the year in which the consolidation is effective and before
12	March 1 in each of the following two (2) years, to determine:
13	(A) the amount of any cost savings, operational efficiencies, or
14	improved service levels; and
15	(B) any tax shifts among taxpayers;
16	that result from the consolidation. The independent evaluation
17	and performance audit must be provided to the legislative council
18	in an electronic format under IC 5-14-6 and to the state budget
19	committee.
20	(10) The following apply to the total property tax rate
21	imposed for fire protection after the effective date of the
22	consolidation of a fire department under this section:
23	(A) For the year in which the consolidation is effective and
24	in the following four (4) years, the total property tax rate
25	imposed for fire protection within the territory formerly
26	served by the fire department that was consolidated into
27	the fire department of the consolidated city may exceed the
28	total property tax rate imposed for fire protection in other
29	areas served by the fire department of the consolidated
30	city.
31	(B) Beginning with the fifth year after the year in which
32	the consolidation is effective, the total property tax rate
33	imposed for fire protection within the territory formerly
34	served by the fire department that was consolidated into
35	the fire department of the consolidated city may not exceed
36	the total property tax rate imposed for fire protection in
37	other areas served by the fire department of the
38	consolidated city.
39	(11) For purposes of determining the seniority of a merit
40	firefighter who becomes a firefighter employed by the fire
41	department of the consolidated city through a consolidation
42	under this section:



(A) the time served by such an individual as a merit
firefighter with the fire department of the consolidated city
also includes the total time served by the individual as a
merit firefighter with the fire department in which the
individual was serving at the time of the consolidation; and
(B) the hire date of such an individual is the date the
individual was hired as a merit firefighter by the fire
department in which the individual was serving at the time
of the consolidation.

- (12) Except as authorized under the merit system for the discipline of firefighters, an individual who becomes a firefighter employed by the fire department of the consolidated city through a consolidation under this section may not have the individual's merit rank reduced below the lesser of the following ranks:
 - (A) The merit rank held by the individual on the effective date of the consolidation of the fire department.
 - (B) The rank of captain.
- (i) If a firefighter of a fire department that is consolidated into the fire department of the consolidated city under this section is unable to pass the work performance evaluation before the date of the consolidation as required by subsection (d), a physician selected by the fire department of the consolidated city may, upon application by the firefighter, grant the firefighter an extension, for medical reasons, of the date by which the firefighter must pass the work performance evaluation in order to become a firefighter of the consolidated fire department. A firefighter may be granted more than one (1) extension under this subsection. However, a firefighter of a fire department that is consolidated into the fire department of the consolidated city under this section may not become a merit firefighter with the fire department of the consolidated city unless that individual passes the work performance evaluation.
- (j) The merit board of the fire department that is consolidated into the fire department of the consolidated city under this section shall, before the effective date of the consolidation, determine under its merit system which firefighters shall serve in the promoted positions required by the fire department of the consolidated city under the consolidation.
- SECTION 2. IC 36-8-8-2.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2.1. (a) As used in this chapter, "local board" means the following:



1	(1) For a unit that established a 1925 fund for its police officers
2	the local board described in IC 36-8-6-2.
3	(2) Except as provided in subdivision (3), for a unit that
4	established a 1937 fund for its firefighters, the local board
5	described in IC 36-8-7-3.
6	(3) For a unit that established a 1937 fund for its firefighters
7	and consolidates its fire department into the consolidated fire
8	department under IC 36-3-1-6.1:
9	(A) before the effective date of the consolidation, the local
10	board described in IC 36-8-7-3; and
11	(B) on and after the effective date of the consolidation, the
12	local board described in IC 36-8-7-3 of the consolidated
13	city.
14	(3) (4) For a consolidated city that established a 1953 fund for its
15	police officers, the local board described in IC 36-8-7.5-2.
16	(4) (5) For a unit, other than a consolidated city, that did no
17	establish a 1925 fund for its police officers or a 1937 fund for its
18	firefighters, the local board described in subsection (b) or (c).
19	(b) If a unit did not establish a 1925 fund for its police officers, a
20	local board shall be composed in the same manner described in
21	IC 36-8-6-2(b). However, if there is not a retired member of the
22	department, no one shall be appointed to that position until such time
23	as there is a retired member.
24	(c) Except as provided in subsection (d), if a unit did not establish
25	a 1937 fund for its firefighters, a local board shall be composed in the
26	same manner described in IC 36-8-7-3(b). However, if there is not a
27	retired member of the department, no one shall be appointed to that
28	position until such time as there is a retired member.
29	(d) If a unit located in a county having a consolidated city did
30	not establish a 1937 fund for its firefighters and consolidates its fire
31	department into the consolidated fire department under
32	IC 36-3-1-6.1, the local board is:
33	(1) before the effective date of the consolidation, the local
34	board described in subsection (c); and
35	(2) on and after the effective date of the consolidation, the
36	local board described in IC 36-8-7-3 of the consolidated city
37	SECTION 3. IC 36-8-8-7, AS AMENDED BY P.L.117-2013
38	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	UPON PASSAGE]: Sec. 7. (a) Except as provided in subsections (d)
40	(e), (f), (g), (h), (k), (l), and (m):
41	(1) a police officer; or
42	(2) a firefighter;



who is less than thirty-six (36) years of age and who passes the baseline statewide physical and mental examinations required under section 19 of this chapter shall be a member of the 1977 fund and is not a member of the 1925 fund, the 1937 fund, or the 1953 fund.

- (b) A police officer or firefighter with service before May 1, 1977, who is hired or rehired after April 30, 1977, may receive credit under this chapter for service as a police officer or firefighter prior to entry into the 1977 fund if the employer who rehires the police officer or firefighter chooses to contribute to the 1977 fund the amount necessary to amortize the police officer's or firefighter's prior service liability over a period of not more than forty (40) years, the amount and the period to be determined by the system board. If the employer chooses to make the contributions, the police officer or firefighter is entitled to receive credit for the police officer's or firefighter's prior years of service without making contributions to the 1977 fund for that prior service. In no event may a police officer or firefighter receive credit for prior years of service if the police officer or firefighter is receiving a benefit or is entitled to receive a benefit in the future from any other public pension plan with respect to the prior years of service.
- (c) Except as provided in section 18 of this chapter, a police officer or firefighter is entitled to credit for all years of service after April 30, 1977, with the police or fire department of an employer covered by this chapter.
- (d) A police officer or firefighter with twenty (20) years of service does not become a member of the 1977 fund and is not covered by this chapter, if the police officer or firefighter:
 - (1) was hired before May 1, 1977;
 - (2) did not convert under IC 19-1-17.8-7 or IC 19-1-36.5-7 (both of which were repealed September 1, 1981); and
 - (3) is rehired after April 30, 1977, by the same employer.
- (e) A police officer or firefighter does not become a member of the 1977 fund and is not covered by this chapter if the police officer or firefighter:
 - (1) was hired before May 1, 1977;
 - (2) did not convert under IC 19-1-17.8-7 or IC 19-1-36.5-7 (both of which were repealed September 1, 1981);
 - (3) was rehired after April 30, 1977, but before February 1, 1979; and
 - (4) was made, before February 1, 1979, a member of a 1925, 1937, or 1953 fund.
- (f) A police officer or firefighter does not become a member of the 1977 fund and is not covered by this chapter if the police officer or



1	firefighter:
2	(1) was hired by the police or fire department of a unit before May
3	1, 1977;
4	(2) did not convert under IC 19-1-17.8-7 or IC 19-1-36.5-7 (both
5	of which were repealed September 1, 1981);
6	(3) is rehired by the police or fire department of another unit after
7	December 31, 1981; and
8	(4) is made, by the fiscal body of the other unit after December
9	31, 1981, a member of a 1925, 1937, or 1953 fund of the other
10	unit.
11	If the police officer or firefighter is made a member of a 1925, 1937, or
12	1953 fund, the police officer or firefighter is entitled to receive credit
13	for all the police officer's or firefighter's years of service, including
14	years before January 1, 1982.
15	(g) As used in this subsection, "emergency medical services" and
16	"emergency medical technician" have the meanings set forth in
17	IC 16-18-2-110 and IC 16-18-2-112. A firefighter who:
18	(1) is employed by a unit that is participating in the 1977 fund;
19	(2) was employed as an emergency medical technician by a
20	political subdivision wholly or partially within the department's
21	jurisdiction;
22	(3) was a member of the public employees' retirement fund during
23	the employment described in subdivision (2); and
24	(4) ceased employment with the political subdivision and was
25	hired by the unit's fire department due to the reorganization of
26	emergency medical services within the department's jurisdiction;
27	shall participate in the 1977 fund. A firefighter who participates in the
28	1977 fund under this subsection is subject to sections 18 and 21 of this
29	chapter.
30	(h) A police officer or firefighter does not become a member of the
31	1977 fund and is not covered by this chapter if the individual was
32	appointed as:
33	(1) a fire chief under a waiver under IC 36-8-4-6(c); or
34	(2) a police chief under a waiver under IC 36-8-4-6.5(c);
35	unless the executive of the unit requests that the 1977 fund accept the
36	individual in the 1977 fund and the individual previously was a
37	member of the 1977 fund.
38	(i) A police matron hired or rehired after April 30, 1977, and before
39	July 1, 1996, who is a member of a police department in a second or

third class city on March 31, 1996, is a member of the 1977 fund.

(1) completed at least the number of weeks of training at the



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(j) A park ranger who:

1	Indiana law enforcement academy or a comparable law
2	enforcement academy in another state that were required at the
3	time the park ranger attended the Indiana law enforcement
4	academy or the law enforcement academy in another state;
5	(2) graduated from the Indiana law enforcement academy or a
6	comparable law enforcement academy in another state; and
7	(3) is employed by the parks department of a city having a
8	population of more than one hundred ten thousand (110,000) but
9	less than one hundred fifty thousand (150,000);
10	is a member of the fund.
l 1	(k) Notwithstanding any other provision of this chapter, a police
12	officer or firefighter:
13	(1) who is a member of the 1977 fund before a consolidation
14	under IC 36-3-1-5.1 or IC 36-3-1-6.1;
15	(2) whose employer is consolidated into the consolidated law
16	enforcement department or the fire department of a consolidated
17	city under IC 36-3-1-5.1 or IC 36-3-1-6.1; and
18	(3) who, after the consolidation, becomes an employee of the
19	consolidated law enforcement department or the consolidated fire
20	department under IC 36-3-1-5.1 or IC 36-3-1-6.1;
21	is a member of the 1977 fund without meeting the requirements under
22	sections 19 and 21 of this chapter.
23	(l) Notwithstanding any other provision of this chapter, if:
24	(1) before a consolidation under IC 8-22-3-11.6, a police officer
25	or firefighter provides law enforcement services or fire protection
23 24 25 26	services for an entity in a consolidated city;
27	(2) the provision of those services is consolidated into the law
28	enforcement department or fire department of a consolidated city;
29	and
30	(3) after the consolidation, the police officer or firefighter
31	becomes an employee of the consolidated law enforcement
32	department or the consolidated fire department under
33	IC 8-22-3-11.6;
34	the police officer or firefighter is a member of the 1977 fund without
35	meeting the requirements under sections 19 and 21 of this chapter.
36	(m) A police officer or firefighter who is a member of the 1977 fund
37	under subsection (k) or (l):
38	(1) may not be:
39	(1) (A) retired for purposes of section 10 of this chapter; or
10	(2) (B) disabled for purposes of section 12 of this chapter;
1 1	solely because of a change in employer under the consolidation;
12	and



1	(2) shall receive credit for all years of service as a member of
2	the 1977 fund before the consolidation described in subsection
3	(k) or (l).
4	(n) Notwithstanding any other provision of this chapter and subject
5	to subsection (o), a police officer or firefighter who:
6	(1) is an active member of the 1977 fund with an employer that
7	participates in the 1977 fund;
8	(2) separates from that employer; and
9	(3) not later than one hundred eighty (180) days after the date of
10	the separation described in subdivision (2), becomes employed as
11	a full-time police officer or firefighter with a second employer
12	that participates in the 1977 fund;
13	is a member of the 1977 fund without meeting for a second time the
14	age limitation under subsection (a) and the requirements under sections
15	19 and 21 of this chapter. A police officer or firefighter to whom this
16	subsection applies is entitled to receive credit for all years of 1977 fund
17	covered service as a police officer or firefighter with all employers that
18	participate in the 1977 fund.
19	(o) The one hundred eighty (180) day limitation described in
20	subsection (n)(3) does not apply to a member of the 1977 fund who is
21	eligible for reinstatement under IC 36-8-4-11.
22	SECTION 4. An emergency is declared for this act.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Government and Regulatory Reform, to which was referred House Bill 1478, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1478 as introduced.)

MAHAN

Committee Vote: Yeas 10, Nays 2

