HOUSE BILL No. 1596

DIGEST OF INTRODUCED BILL

Citations Affected: IC 36-7-14-29.6; IC 36-7-25-7.

Synopsis: Expenditures of redevelopment commissions. Provides that allocated property tax proceeds may be expended for projects located outside a redevelopment district only if the redevelopment commission adopts a declaratory resolution that finds that the expenditures: (1) will directly benefit the redevelopment district; and (2) will result in the creation of jobs in the private sector. Adds various requirements related to expenditures under contracts between redevelopment commissions and providers of educational and training programs to establish programs designed to prepare individuals to participate in the competitive and global economy.

Effective: Upon passage.

Fleming, Clere, Engleman, Thompson

January 22, 2019, read first time and referred to Committee on Government and Regulatory Reform.



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.

HOUSE BILL No. 1596

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:

SE	CTION	1. IC	30-7-14-	_,					
CODE	AS A	NE	EW SEC	CTION	TO 1	READ	AS	FOLI	LOWS
[EFFE	CTIVE	UPON	I PASSA	GE]: Sec	c. 29. 6	. Prope	erty t	ax pro	ceeds
alloca	ted unde	er this	s chapter	that ar	e othe	rwise a	utho	rized	under
this	chapter	to 1	be expe	nded f	or p	urposes	s rel	lated	to a
edev	elopmen	t proj	ect that is	s located	d outsi	ide the l	bound	daries	ofthe
redev	elopmen	t distr	rict may l	be expei	nded f	or those	e pur	poses	only if
the rec	developn	nent c	ammissi	on adon	ts a de	clarato	WX7 WAG	- aaluutia	n that
			OHIIIII	σπ αμυρ	is a uc	ciai ato	1 9 1 63	soruud	ni uiai
finds t	that it ha		n clearly	-			•		
		is bee		demon	strate	d that t	the ex	kpendi	iture:
(1) will di	is bee irectly	n clearly	demon	strate evelop	d that t ment d	the ex listric	xpendi ct; and	iture: 1
(1) will di	is bee irectly	n clearly y benefit	demon	strate evelop	d that t ment d	the ex listric	xpendi ct; and	iture: 1
() () S	1) will di 2) will re ector.	is bee irectly sult ir	n clearly y benefit	demon the red ation or	strate evelop retent	d that toment di	the ex listric	xpendict; and the p	iture: d rivate
() () SE()	1) will di 2) will re ector. CTION 2	is bee irectly sult ir	en clearly y benefit n the crea	demon the redention or 1	strate evelop retent ADDE	d that toment dion of jo	the ex listric obs ir P.L.1	xpendict; and the p	iture: d rivate
() s SECT	1) will di 2) will re ector. CTION 2 ION 51	irectly sult in 2. IC 3, IS	n clearly y benefit n the crea 36-7-25- S AMEN	demon the redation or 7, AS A	strate evelop retent ADDE TO I	d that toment dion of joint of BY IREAD	the ex listric obs ir P.L.1 AS	xpendict; and the p 82-200 FOLI	iture: d rivate 09(ss), LOWS
(s SECT SECT [EFFE	1) will di 2) will re ector. CTION 2 ION 51	is bee irectly sult in 2. IC 3, IS UPON	n clearly y benefit n the crea 36-7-25- S AMEN I PASSAG	demon the red ation or 7, AS A NDED GE]: Sec	strate evelop retent ADDE TO I c. 7. (a	d that toment dion of join of	the exlistric obs ir P.L.1 AS ed in	xpendict; and the p 82-200 FOLI	iture: I rivate 09(ss), LOWS
() SECT: [EFFE	1) will di 2) will re ector. CTION 2 ION 51 CTIVE I	is bee irectly sult in 2. IC 3, IS UPON	n clearly y benefit n the crea 36-7-25- S AMEN	demon the red ation or 7, AS A NDED GE]: Sec	strate evelop retent ADDE TO I c. 7. (a	d that toment dion of join of	the exlistric obs ir P.L.1 AS ed in	xpendict; and the p 82-200 FOLI	iture: I rivate 09(ss) LOWS



1	(l) educational programs;
2	(2) work training programs;
3	(3) worker retraining programs; or
4	(4) any other programs;
5	designed to prepare individuals to participate in the competitive and
6	global economy.
7	(b) After making the findings set forth in subsection (c), a
8	commission, or two (2) or more commissions acting jointly, may
9	contract with an eligible entity to provide:
10	(1) educational programs;
11	(2) work training programs;
12	(3) worker retraining programs; or
13	(4) any other programs;
14	designed to prepare individuals to participate in the competitive and
15	global economy.
16	(c) Before a commission may contract for a program described in
17	subsection (b), the commission must find that the program:
18	(1) will promote the redevelopment and economic development
19	of the unit;
20	(2) is of utility and benefit; and
21	(3) is in the best interests of the unit's residents;
22	(4) subject to subsection (d), is open to all qualified individuals
23	regardless of educational background;
24	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or
24 25	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the
24 25 26	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and
24 25 26 27	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires
24 25 26 27 28	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a
24 25 26 27 28 29	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness.
24 25 26 27 28 29 30	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a
24 25 26 27 28 29 30 31	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in
24 25 26 27 28 29 30 31 32	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit.
24 25 26 27 28 29 30 31 32 33	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (c), (f), a commission may
24 25 26 27 28 29 30 31 32 33 34	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program
24 25 26 27 28 29 30 31 32 33 34 35	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program described in subsection (b).
24 25 26 27 28 29 30 31 32 33 34 35 36	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program described in subsection (b). (e) (f) A commission may not: spend:
24 25 26 27 28 29 30 31 32 33 34 35 36 37	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program described in subsection (b). (e) (f) A commission may not: spend: (1) spend bond proceeds; or
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program described in subsection (b). (e) (f) A commission may not: spend: (1) spend bond proceeds; or (2) spend more than fifteen percent (15%) of the allocated tax
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program described in subsection (b). (e) (f) A commission may not: spend: (1) spend bond proceeds; or (2) spend more than fifteen percent (15%) of the allocated tax proceeds it receives on an annual basis; or
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program described in subsection (b). (e) (f) A commission may not: spend: (1) spend bond proceeds; or (2) spend more than fifteen percent (15%) of the allocated tax proceeds it receives on an annual basis; or (3) deposit revenues in an endowment fund;
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	regardless of educational background; (5) is designed to fulfill the workforce needs of an employer or a prospective employer whose wages for jobs included in the program equal or exceed the county average wage; and (6) is structured as a forgivable loan program that requires participants to work for employers located in the unit for a period of time as a condition of loan forgiveness. (d) A commission may establish a requirement that a participant in a program described in subsection (b) must reside in the unit. (d) (e) Except as provided in subsection (e), (f), a commission may use any revenues legally available to the commission to fund a program described in subsection (b). (e) (f) A commission may not: spend: (1) spend bond proceeds; or (2) spend more than fifteen percent (15%) of the allocated tax proceeds it receives on an annual basis; or



1	subsection (b) may be used only to reimburse a participant for
2	program costs after the participant:
3	(1) completes a degree or certificate program; or
4	(2) completes satisfactory progress toward obtaining a degree
5	or certificate.
6	SECTION 3. An emergency is declared for this act.

