

HOUSE BILL No. 1638

DIGEST OF HB 1638 (Updated February 10, 2015 11:15 am - DI 116)

Citations Affected: IC 20-19; IC 20-31.

Synopsis: School transformation zones. Makes various changes to the consequences for failing schools. Changes the timeline, from six years to four years, for state intervention for a school initially placed in the lowest category or designation of school improvement after June 30, 2015. Makes various changes to the provisions relating to management of turnaround academes by special management teams. Provides that the state board of education (state board) may approve a governing body's plan to establish a transformation zone. Repeals a provision relating to a correction of a disbursement of state and federal funds to the Indianapolis Public Schools for the 2012-2013 state fiscal year. Establishes the turnaround grant fund to make grants to turnaround academies. Makes technical corrections.

Effective: July 1, 2015.

Behning

January 22, 2015, read first time and referred to Committee on Education. February 10, 2015, amended, reported — Do Pass. Referred to Committee on Ways and Means pursuant to Rule 127.



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. 1638

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 20-19-2-14, AS AMENDED BY P.L.286-2013,
2	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2015]: Sec. 14. The state board shall do the following:
4	(1) Establish the educational goals of the state, developing
5	standards and objectives for local school corporations.
6	(2) Assess the attainment of the established goals.
7	(3) Assure compliance with established standards and objectives.
8	(4) Coordinate with the commission for higher education
9	(IC 21-18-1) and the department of workforce development
10	(IC 22-4.1-2) to develop entrepreneurship education programs for
11	elementary and secondary education, higher education, and
12	individuals in the work force.
13	(5) Make recommendations to the governor and general assembly
14	concerning the educational needs of the state, including financial
15	needs.



1	(6) Provide for reviews to ensure the validity and reliability of the
2	ISTEP program.
3	(7) Approve and oversee the implementation of plans for the
4	turnaround of schools and school corporations not meeting
5	the educational goals of the state.
6	SECTION 2. IC 20-31-2-7, AS ADDED BY P.L.1-2005, SECTION
7	15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
8	2015]: Sec. 7. "Plan" refers to any of the following:
9	(1) A strategic and continuous school improvement and
10	achievement plan established under this article for a school or
11	school corporation.
12	(2) A plan to establish an innovation network school to
13	improve school performance under IC 20-31-9-4.
14	(3) A plan to establish a transformation zone under
15	IC 20-31-9.5-9.5.
16	(4) Any plan approved by the state board for the turnaround
17	of a school or school corporation.
18	SECTION 3. IC 20-31-2-9, AS ADDED BY P.L.229-2011,
19	SECTION 186, IS AMENDED TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2015]: Sec. 9. "Special management team"
21	means an entity that manages a turnaround academy in whole or in
22	part, including within a transformation zone.
23	SECTION 4. IC 20-31-2-9.5 IS ADDED TO THE INDIANA CODE
24	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
25	1, 2015]: Sec. 9.5. "Transformation zone" means a school
26	corporation that has submitted, through its governing body and to
27	the state board, a plan and has been approved to operate under
28	such a plan under IC 20-31-9.5-9.5.
29	SECTION 5. IC 20-31-9-3, AS AMENDED BY P.L.229-2011,
30	SECTION 188, IS AMENDED TO READ AS FOLLOWS
31	[EFFECTIVE JULY 1, 2015]: Sec. 3. (a) This section applies if:
32	(1) for a school initially placed in the lowest category or
33	designation before July 1, 2015, in the third year after initial
34	placement in the lowest category or designation, a school still
35	remains in the lowest category or designation; or
36	(2) for a school initially placed in the lowest category or
37	designation after June 30, 2015, in the year after the year in
38	which the school is initially placed in the lowest category or
39	designation, a school remains in the lowest category or
40	designation.
41	(b) The state board shall establish and assign an expert team to the
42	school. The expert team:



1	(1) must include representatives from the community or region
2	that the school serves; and
3	(2) may include:
4	(A) school superintendents, members of governing bodies, and
5	teachers from school corporations that are in high categories
6	or designations; and
7	(B) special consultants or advisers.
8	(c) The expert team shall:
9	(1) assist the school in revising the school's plan; and
10	(2) recommend changes in the school that will promote
11	improvement, including the reallocation of resources or requests
12	for technical assistance.
13	(d) The governing body of the school corporation in which a school
14	to which this section applies is located may petition the state board to
15	immediately restructure the school by presenting a written plan to the
16	state board setting forth the proposed intervention for the school. If the
17	state board approves the petition and accepts the plan, the school
18	(1) operates under the applicable provisions of IC 20-31-9.5; and
19	(2) is carried forward in the same performance category or
20	designation in which the school is placed at the time the state
21	board accepts the plan.
22	SECTION 6. IC 20-31-9-3.5 IS ADDED TO THE INDIANA CODE
23	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
24	1,2015]: Sec. 3.5. (a) This section applies to a school initially placed
25	in the lowest category or designation after June 30, 2015, if, in the
26	second year after initial placement in the lowest category or
27	designation, a school still remains in the lowest category or
28	designation.
29	(b) A school corporation must conduct a school corporation
30	wide assessment of facilities use and prepare a facilities master
31	plan to:
32	(1) ensure optimal use of facilities; and
33	(2) identify which schools should be closed, repurposed, or
34	renovated.
35	(c) The plan described in subsection (b) shall be submitted to the
36	state board not later than May 1 in the third year that the school
37	is placed in the lowest performance category or designation to
38	inform the state board's intervention decision in the fourth year as
39	described under IC 20-31-9-4.
40	(d) The state board may require an updated facilities master
41	plan from the school corporation within the intervention period to
42	assist the state board with fulfilling the state board's duties under



1	this chapter.
2	SECTION 7. IC 20-31-9-4, AS AMENDED BY P.L.229-2011
3	SECTION 189, IS AMENDED TO READ AS FOLLOWS
4	[EFFECTIVE JULY 1, 2015]: Sec. 4. (a) This section applies if:
5	(1) for a school initially placed in the lowest category or
6	designation of school improvement before July 1, 2015, in the
7	fifth year after initial placement in the lowest category or
8	designation, a school still remains in the lowest category or
9	designation; or
10	(2) for a school initially placed in the lowest category or
l 1	designation of school improvement after June 30, 2015, in the
12	third year after initial placement in the lowest category or
13	designation, a school remains in the lowest category or
14	designation.
15	(b) The state board shall do the following:
16	(1) Hold at least one (1) public hearing in the school corporation
17	where the school is located to consider and hear testimony
18	concerning the following options for school improvement:
19	(A) Merging the school with a nearby school that is in a higher
20	category.
21	(B) Assigning a special management team to operate all or
22	part of the school.
23	(C) Approving the school corporation's plan to improve
24	the school through creation of a transformation zone.
25	(D) Approving the school corporation's plan to improve
26	the school through creation of an innovation network
27	school under IC 20-25.5-4.
28	(C) (E) The department's recommendations for improving the
29	school.
30	(D) (F) Other options for school improvement expressed at the
31	public hearing. including
32	(G) Closing the school.
33	(E) Revising the school's plan in any of the following areas:
34	(i) Changes in school procedures or operations.
35	(ii) Professional development.
36	(iii) Intervention for individual teachers or administrators.
37	(2) If the state board determines that intervention will improve the
38	school, implement at least one (1) of the options listed in
39	subdivision (1).
10	(c) Unless the school is closed or merged, a school that is subject to
11	improvement under this section becomes a turnaround academy under



IC 20-31-9.5.

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1	(d) A school corporation shall provide an updated facilities
2	master plan and an asset plan inventory for the school to the state
3	board by September 1 following the fourth consecutive year in the
4	lowest two (2) performance categories or designations.
5	SECTION 8. IC 20-31-9-5 IS ADDED TO THE INDIANA CODE
6	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1, 2015]: Sec. 5. (a) This section applies to a school corporation
8	initially placed in the lowest category or designation after June 30,
9	2015, if, in the fourth year after a school corporation is initially
10	placed in the lowest category or designation, the school corporation
11	remains in the lowest category or designation.
12	(b) The state board shall hold at least one (1) public hearing in

- the school corporation to take testimony concerning the feasibility of taking any of the following actions for providing a quality education to the affected students in the school corporation:
 - (1) Assigning a special management team to operate all or part of the school corporation.
 - (2) Assigning a special management team to develop a transformation zone plan and assist the school corporation with implementing the plan.
 - (3) Implementing the department's recommendations for improving the school corporation.
 - (4) Filing a petition with the distressed unit appeal board established under IC 6-1.1-20.3 seeking to have the school corporation designated as a distressed political subdivision. The distressed unit appeal board may designate the school corporation as a distressed political subdivision under IC 6-1.1-20.3-6.5 solely on the basis of the petition of the state board notwithstanding IC 6-1.1-20.3-6.
- (c) Notwithstanding any other law, if the state board determines that taking at least one (1) of the actions listed in subsection (b) will improve the school corporation, the state board may take the action listed under subsection (b) that the state board determines is appropriate.

SECTION 9. IC 20-31-9-6 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6. (a) Not later than December 31 of the fifth year of an intervention under section 4 of this chapter, the state board shall take one (1) of the following actions:

(1) Return the school to the school corporation for operation if the state board determines that the school corporation demonstrates the ability to successfully operate the school



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1	upon return.
2	(2) Direct the special management team to apply to a charter
3	school authorizer for charter school status for the school.
4	(3) Implement a new intervention, or extend the existing
5	intervention, under section 4(b) of this chapter.
6	(b) In making a determination under this section, the state
7	board shall consider all relevant factors, including the overall
8	performance of the school corporation and the special management
9	team.
10	(c) Before making a final determination to take an action under
11	subsection (a), the state board shall hold at least one (1) public
12	hearing in the school corporation in which the school is located
13	during the fall semester of the fifth year of an intervention to
14	consider and hear testimony.
15	(d) If the state board directs the special management team to
16	apply for charter school status under subsection (a)(2), the school
17	corporation shall enter into an agreement with the organizer under
18	IC 20-26-7-1 for continued use of the school facilities unless the
19	organizer notifies the state board that it wishes to operate the
20	charter school in an alternate facility selected by the organizer.
21	SECTION 10. IC 20-31-9-7 IS ADDED TO THE INDIANA CODE
22	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
23	1, 2015]: Sec. 7. (a) Not later than December 31 of the fifth year of
24	intervention under section 5 of this chapter, the state board shall
25	take one (1) of the following actions:
26	(1) End state directed intervention at the school corporation
27	if the state board determines that the school corporation
28	demonstrates the ability to successfully operate without such
29	intervention.
30	(2) Implement a new intervention, or extend the existing
31	intervention, under section 5(b) of this chapter.
32	(b) In making a determination under this section, the state
33	board shall consider all relevant factors, including the overall
34	academic performance and financial stability of the school
35	corporation.
36	(c) Before making a final determination to take an action under
37	subsection (a), the state board shall hold at least one (1) public
38	hearing in the school corporation during the fall semester of the
39	fifth year of an intervention to consider and hear testimony.
40	SECTION 11. IC 20-31-9-9 IS REPEALED [EFFECTIVE JULY 1,
41	2015]. Sec. 9. (a) Not later than December 31 of the fifth year of an
42	intervention under this chapter, the state board shall take one (1) of the



1	following actions:
2	(1) Return the school to the school corporation for operation.
3	(2) Direct the special management team to apply to a charter
4	school authorizer for charter school status for the school.
5	(3) Implement a new intervention under section 4(b) of this
6	chapter.
7	(b) In making a determination under this section, the state board
8	may consider all relevant factors, including the overall performance of
9	the school corporation and the special management team.
10	(c) Before making a final determination to take an action under
11	subsection (a), the state board shall hold at least one (1) public hearing
12	in the school corporation in which the school is located during the fall
13	semester of the fifth year of an intervention to consider and hear
14	testimony.
15	(d) If the state board directs the special management team to apply
16	for charter school status under subsection (a)(2), the school is entitled
17	to continue to use the school's facilities in the same manner as a charter
18	school that acquires school facilities under IC 20-26-7-1 is entitled to
19	use school facilities.
20	SECTION 12. IC 20-31-9.5-0.5 IS ADDED TO THE INDIANA
21	CODE AS A NEW SECTION TO READ AS FOLLOWS
22	[EFFECTIVE JULY 1, 2015]: Sec. 0.5. (a) The state board may enter
23	into any contracts necessary to implement IC 20-31-9 and this
24	chapter.
25	(b) The state board may direct the department to assist the state
26	board with implementing the state board's duties under IC 20-31-9
27	and this chapter, including, but not limited to:
28	(1) providing data to the state board that the state board
29	determines is necessary to execute such duties; and
30	(2) entering into contracts as determined by the state board.
31	SECTION 13. IC 20-31-9.5-1, AS ADDED BY P.L.229-2011,
32	SECTION 190, IS AMENDED TO READ AS FOLLOWS
33	[EFFECTIVE JULY 1, 2015]: Sec. 1. (a) None of the following may be
34	considered a school employer under IC 20-29-6 IC 20-29-2-15 with
35	respect to a turnaround academy:
36	(1) The state.
37	(2) The state board.
38	(3) A special management team assigned by the state board under
39	IC 20-31-9-4 to operate a school as a turnaround academy. or
40	IC 20-31-9-5.
41	(b) A special management team assigned under IC 20-31-9-4 to

operate a school as a turnaround academy or IC 20-31-9-5 shall make



all personnel decisions in the school. In operating the **a** school as a turnaround academy under this chapter, the **a** special management team is not bound by a contract entered into under IC 20-29.

SECTION 14. IC 20-31-9.5-2, AS ADDED BY P.L.229-2011, SECTION 190, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. (a) If the state board assigns a special management team under IC 20-31-9-4 to operate a school as a turnaround academy, for as long as the special management team operates the turnaround academy **the following requirements apply:**

- (1) The special management team shall continue to use the school building, the accompanying real property, and the building's contents, equipment, and supplies; and have the right to use any school building and all facilities and property otherwise part of the school and recognized as part of the facilities or assets of the school prior to its placement as a turnaround academy, including the building's contents, equipment, and supplies, and shall have access to such additional facilities as were typically available to the school and its students, faculty, and staff prior to its placement in the district. The special management team shall maintain and repair the buildings and grounds in a manner that is at least consistent with the maintenance and repair of the other buildings and grounds within the school corporation.
- (2) the school corporation shall continue to:
 - (A) provide transportation for students attending the turnaround academy at the same level of service the school corporation provided before the school became a turnaround academy; and
 - (B) maintain and repair the buildings and grounds consistent with the maintenance and repair to the school corporation's other buildings and grounds.

The school corporation shall consult with The special management team regarding these matters. shall receive, control, and expend the local funding for the school. The amount of local dollars shall be calculated by the department of local government finance on the basis of student enrollment for students attending that school who live in the taxing unit other than the amount obligated to pay for existing debt service. The school corporation shall remit this amount to the special management team at a frequency determined by the state board in consultation with the department and the school corporation.



1	(3) The special management team shall either:
2	(A) provide transportation for students attending the
3	turnaround academy; or
4	(B) contract with the school corporation to provide
5	transportation for students attending the turnaround
6	academy.
7	Transportation must be provided at the same level of service
8	the school corporation provided before the school became a
9	turnaround academy.
10	(b) The school corporation shall:
11	(1) take no action adverse to the special management team's
12	operation of the school, including, but not limited to taking no
13	action to dispose of or cloud the title of the real property on
14	which the school is located, or removing or disposing of
15	personal property located in or assigned to the school; and
16	(2) not later than forty-five (45) days after the state board
17	executes a contract with a special management team under
18	section 7 of this chapter, provide to the special management
19	team all student records and other data for the students who
20	attended the school immediately prior to the school qualifying
21	for intervention under IC 20-31-9.
22	(b) (c) If the special management team contracts with a school
23	corporation for goods or services, the school corporation may not
24	charge the special management team more for the goods or services
25	than the school corporation pays for the goods or services.
26	(d) If the state board determines that the school corporation has
27	not complied with any provision of subsection (b) or (c), the state
28	board may order the department:
29	(1) to withhold from the school corporation additional state
30	funds otherwise to be distributed to the school corporation;
31	and
32	(2) to distribute those funds to the special management team;
33	in order to permit the special management team to operate the
34	school notwithstanding the school corporation's prohibited or
35	refused action under subsection (b) or (c).
36	(e) The special management team and the school corporation's
37	board shall hold a joint public meeting at least two (2) times each year
38	to discuss issues and progress concerning the turnaround academy.
39	SECTION 15. IC 20-31-9.5-3, AS ADDED BY P.L.229-2011,
40	SECTION 190, IS AMENDED TO READ AS FOLLOWS
41	[EFFECTIVE JULY 1, 2015]: Sec. 3. (a) Turnaround academies are
42	eligible to receive building and technology loans administered by the



1	state board from the common school fund.
2	(b) A student who attends a turnaround academy or another school
3	subject to intervention under this chapter remains, under IC 20-43-4-1,
4	an eligible pupil of the school corporation where the student has legal
5	settlement.
6	(c) The state board, based upon recommendations received from the
7	department, shall determine the amounts of state tuition support and
8	federal funds that are necessary to fund options for improvement
9	implemented by the state board under this chapter with respect to each
10	turnaround academy.
11	(d) The department shall do the following:
12	(1) Present recommendations for state tuition support and
13	federal funding amounts to the state board prior to the start
14	of each fiscal year for each year during the intervention at a
15	schedule determined by the state board.
16	(1) (2) Withhold from state tuition support and federal funds
17	otherwise to be distributed to the school corporation of the school
18	operated as a turnaround academy under this chapter the amount
19	determined under subsection (c) for the affected students. The
20	amount withheld under this subdivision may not exceed the total
21	per pupil funding for the affected students.
22	(2) Enter into any contracts necessary to implement the options
23	for improvement implemented for the school by the state board,
24	including contracts with a special management team assigned
25	under IC 20-31-9-4 to operate the school as a turnaround
26	academy.
27	(3) Make payments under the contracts entered into by the state
28	board under subdivision (2) this chapter with funds withheld
29	from the school corporation under subdivision (1). (2).
30	SECTION 16. IC 20-31-9.5-5, AS ADDED BY P.L.229-2011,
31	SECTION 190, IS AMENDED TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2015]: Sec. 5. (a) The executive of a city or
33	county in which one (1) or more turnaround academies are located may
34	petition the state board to oversee the special management team. The
35	petition must include the following:
36	(1) The names of one (1) or more turnaround academies located
37	within the executive's jurisdiction for which the executive wishes
38	to conduct oversight.
39	(2) The functions the executive wishes to perform.
40	(3) Information on how and by whom those functions will be

(b) The state board may approve or not approve a petition under this



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carried out.

1	section in whole or part.
2	(c) This section expires on July 1, 2015.
3	SECTION 17. IC 20-31-9.5-7, AS AMENDED BY P.L.33-2014,
4	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2015]: Sec. 7. (a) If the state board assigns a special
6	management team, to a school, the state board shall enter into a
7	contract with a special management team. that includes the following
8	provisions: The terms of the agreement shall specify the following:
9	(1) A requirement that the special management team and the
10	governing body conduct a public meeting two (2) times each year
11	to provide a report concerning:
12	(A) student achievement of affected students; and
13	(B) the condition of the school property and to address issues
14	related to the school property.
15	(2) The amount of local, state, and federal funding, including
16	tuition support, to be distributed to the school.
17	(2) (3) A requirement that the student instruction must be
18	provided by teachers licensed under IC 20-28-5. section 7.5 of
19	this chapter.
20	(3) A specification that the length of the contract is five (5) years.
21	(4) The performance goals and accountability metrics agreed
22	upon for the school.
23	(5) Grounds for termination of the agreement, including the
24	right of termination if the special management team fails to
25	do any of the following:
26	(A) Comply with the conditions or procedures established
27	in the agreement.
28	(B) Meet the state's financial management and government
29	accounting requirements.
30	(C) Comply with applicable laws.
31	(D) Meet the performance goals and accountability metrics
32	agreed upon under subdivision (4).
33	(b) The special management team shall have full autonomy to
34	operate the school as provided in the agreement described in
35	subsection (a).
36	(c) The term of the contract may not exceed five (5) years. The
37	contract may be extended after the initial term at the direction of
38	the state board.
39	(b) (d) Individuals employed by the special management team are
40	entitled to participate in: either:
41	(1) the state teachers' retirement fund created by IC 5-10.4; or
42	(2) the public employees' retirement fund created by IC 5-10.3; or



(3) another employee pension or retirement fund.

2	(e) (e) Employees of a special management team are not required to
3	organize and collectively bargain under IC 20-29-6.
4	SECTION 18. IC 20-31-9.5-7.5 IS ADDED TO THE INDIANA
5	CODE AS A NEW SECTION TO READ AS FOLLOWS
6	[EFFECTIVE JULY 1, 2015]: Sec. 7.5. (a) At least ninety percent
7	(90%) of the individuals who teach full time in a turnaround
8	academy must either:
9	(1) hold a license to teach in a public school in Indiana under
10	IC 20-28-5; or
11	(2) be in the process of obtaining a license to teach in a public
12	school in Indiana under the transition to teaching program
13	established by IC 20-28-4-2;
14	unless the turnaround academy requests and the state board
15	approves a waiver for a lower percentage.
16	(b) An individual who does not qualify under subsection (a) may
17	teach full time in a turnaround academy if the individual meets one
18	(1) of the following criteria:
19	(1) The individual is in the process of obtaining a license to
20	teach in a turnaround academy in Indiana under
21	IC 20-28-5-16.
22	(2) The individual holds at least a bachelor's degree with a
23	grade point average of at least 3.0 on a 4.0 scale from an
24	accredited postsecondary educational institution in the
25	content or related area in which the individual teaches.
26	The number of individuals qualifying under this subsection may
27	not exceed ten percent (10%) of the full-time teaching staff unless
28	the turnaround academy requests and the state board approves a
29	waiver for a higher percentage.
30	(c) An individual described in subsection (a)(2) must complete
31	the transition to teaching program not later than three (3) years
32	after beginning to teach at a turnaround academy.
33	(d) An individual who holds a part-time teaching position in a
34	turnaround academy must hold at least a bachelor's degree with a
35	grade point average of at least a 3.0 on a 4.0 scale from an
36	accredited postsecondary educational institution in the content or
37	related area in which the individual teaches.
38	(e) An individual who provides to students in a turnaround
39	academy a service:
40	(1) that is not teaching; and
41	(2) for which a license is required under Indiana law;
42	must have the appropriate license to provide the service in Indiana.



1	SECTION 19. IC 20-31-9.5-8 IS REPEALED [EFFECTIVE JULY
2	1, 2015]. Sec. 8. (a) If the state board, upon remand of the Marion
3	County Circuit Court case of Board of School Commissioners of the
4	City of Indianapolis v. Indiana State Board of Education and Indiana
5	Department of Education (cause number 49D03-1206-MI-023257),
6	determines that the Indianapolis public school corporation or any other
7	school corporation is entitled to a distribution to correct the amount
8	that was withheld under IC 20-31-9.5 during July through December
9	2012 from state tuition support and federal funds otherwise to be
10	distributed to the school corporation, the following apply:
11	(1) The state board shall make distributions to the following:
12	(A) The Indianapolis public school corporation.
13	(B) Any other school corporation affected by a redetermination
14	of the amount that was withheld under IC 20-31-9.5 during
15	July through December 2012.
16	(2) Before making a distribution to a school corporation under
17	this section, the state board must obtain from the recipient school
18	corporation an agreement that the school corporation will dismiss
19	and not pursue any claims against the state or any state officer or
20	entity, the special management team, or the turnaround academy
21	with regard to distributions received by the special management
22	team or turnaround academy under IC 20-31-9.5 during July
23	through December 2012.
24	(b) There is appropriated from the state general fund to the state
25	board for the 2012-2013 state fiscal year, seven million four hundred
26	five thousand eight hundred ninety-two dollars (\$7,405,892) to make
27	distributions as provided in subsection (a).
28	SECTION 20. IC 20-31-9.5-9.5 IS ADDED TO THE INDIANA
29	CODE AS A NEW SECTION TO READ AS FOLLOWS
30	[EFFECTIVE JULY 1, 2015]: Sec. 9.5. (a) The governing body of a
31	school that has been placed in the lowest two (2) categories or
32	designations may submit a plan to the state board to create a
33	transformation zone within the school corporation.
34	(b) Not later than seventy-five (75) days after receiving a
35	governing body's plan, the state board shall grant the designation
36	as a transformation zone unless the state board concludes that the
37	submitted plan does not substantially meet the criteria set forth in
38	this section. All plans must be approved or denied by the state
39 40	board not later than July 1 of the first year of implementation.
40	(c) Each plan shall include the following information:
41	(1) A facilities master plan as described under IC 20-31-9-3.5.

(2) An organizational chart that demonstrates that the leader



1	of the transformation zone reports directly to the school
2	corporation's superintendent.
3	(3) A description of the innovations the school corporation
4	will implement, which may include:
5	(A) innovations in school staffing;
6	(B) curriculum and nonmandated assessments;
7	(C) class scheduling;
8	(D) the length of the school day or year;
9	(E) the use of financial and other resources;
10	(F) teacher recruitment, employment, and compensation;
11	and
12	(G) other innovations.
13	(4) The objective annual student performance and growth or
14	improvement performance gains that the school corporation
15	expects to achieve over the next five (5) years.
16	(5) A budget demonstrating financial sustainability of the
17	transformation zone without the use of special turnaround
18	funding at the end of the fifth year of operation, with lower
19	amounts of special turnaround funding in the forth and fifth
20	years.
21	(6) A description of any regulatory or district policy
22	requirements, subject to the the state board's approval, that
23	the school corporation requires to implement the
24	transformation zone.
25	(d) A school within the transformation zone that is not operated
26	by a special management team is not subject to IC 20-29 unless the
27	school voluntarily recognizes an exclusive representative under
28	IC 20-29-5-2. If the school voluntarily recognizes an exclusive
29	representative under IC 20-29-5-2, the school may opt out of
30	bargaining allowable subjects or discussing discussion items by
31	specifying the excluded items on the notice required under
32	IC 20-29-5-2(b). Such notice must be provided to the education
33	employment relations board at the time of the notice's posting.
34	(e) All plans approved under this chapter shall be sent by the
35	state board to the education employment relations board not later
36	than fifteen (15) days after the plan's approval.
37	SECTION 21. IC 20-31-9.5-10 IS ADDED TO THE INDIANA
38	CODE AS A NEW SECTION TO READ AS FOLLOWS
39	[EFFECTIVE JULY 1, 2015]: Sec. 10. (a) The state board may make
40	grants to turnaround academies from the turnaround grant fund

established in subsection (b) or to any school within a transformation zone, for the purpose of improving student and



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1	school performance.
2	(b) The turnaround grant fund is established for the purpose of
3	providing grants under subsection (a). The turnaround grant fund
4	shall be administered by the state board.
5	(c) The turnaround grant fund consists of:
6	(1) appropriations made by the general assembly; or
7	(2) gifts.
8	(d) The state treasurer shall invest money in the turnaround
9	grant fund not currently needed to meet the obligations of the fund.
10	SECTION 22. IC 20-31-9.5-11 IS ADDED TO THE INDIANA
11	CODE AS A NEW SECTION TO READ AS FOLLOWS
12	[EFFECTIVE JULY 1, 2015]: Sec. 11. (a) At the time of the initial
13	intervention or at any point during the intervention, the state
14	board may approve a written request from a special management
15	team to:
16	(1) serve students in grades outside of the original school
17	configuration in the facility occupied by the special
18	management team; and
19	(2) operate a charter school managed by the special
20	management team within the same facility;
21	if the state board determines that academic outcomes or financial
22	sustainability of the turnaround academy will improve through
23	implementing the request.
24	(b) A written request under subsection (a) shall include all of the
25	following:
26	(1) An analysis of any building modifications that would be
27	necessary to serve various ages of students and corporation
28	approval of the modifications.
29	(2) Plans for ensuring safety of younger aged students when
30	the younger students are in shared space with older students.
31	(3) Specific year-by-year academic goals for the original
32	affected students and the additional grade levels of students,
33	disaggregated by grade.
34	(c) The state board shall hold a public hearing, located in the
35	facility proposed to be used, prior to approval of any request made



under this section.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred House Bill 1638, 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 2, delete lines 29 through 42, begin a new paragraph and insert:

"SECTION 5. IC 20-31-9-3, AS AMENDED BY P.L.229-2011, SECTION 188, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3. (a) This section applies if:

- (1) for a school initially placed in the lowest category or designation before July 1, 2015, in the third year after initial placement in the lowest category or designation, a school still remains in the lowest category or designation; or
- (2) for a school initially placed in the lowest category or designation after June 30, 2015, in the year after the year in which the school is initially placed in the lowest category or designation, a school remains in the lowest category or designation.
- (b) The state board shall establish and assign an expert team to the school. The expert team:
 - (1) must include representatives from the community or region that the school serves; and
 - (2) may include:
 - (A) school superintendents, members of governing bodies, and teachers from school corporations that are in high categories or designations; and
 - (B) special consultants or advisers.
 - (c) The expert team shall:
 - (1) assist the school in revising the school's plan; and
 - (2) recommend changes in the school that will promote improvement, including the reallocation of resources or requests for technical assistance.
- (d) The governing body of the school corporation in which a school to which this section applies is located may petition the state board to immediately restructure the school by presenting a written plan to the state board setting forth the proposed intervention for the school. If the state board approves the petition and accepts the plan, the school
 - (1) operates under the applicable provisions of IC 20-31-9.5; and
 - (2) is carried forward in the same performance category or designation in which the school is placed at the time the state



board accepts the plan.".

Page 3, delete lines 1 through 15.

Page 3, line 18, after "applies" insert "to a school initially placed in the lowest category or designation after June 30, 2015,".

Page 3, line 19, delete "two (2) categories or designations," and insert "category or designation,".

Page 3, line 20, delete "two (2) categories or" and insert "category or designation.".

Page 3, delete line 21.

Page 3, line 30, delete "two (2) performance categories or" and insert "performance category or".

Page 3, line 31, delete "designations" and insert "designation".

Page 3, delete lines 37 through 42, begin a new paragraph and insert:

"SECTION 7. IC 20-31-9-4, AS AMENDED BY P.L.229-2011, SECTION 189, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. (a) This section applies if:

- (1) for a school initially placed in the lowest category or designation of school improvement before July 1, 2015, in the fifth year after initial placement in the lowest category or designation, a school still remains in the lowest category or designation; or
- (2) for a school initially placed in the lowest category or designation of school improvement after June 30, 2015, in the third year after initial placement in the lowest category or designation, a school remains in the lowest category or designation.
- (b) The state board shall do the following:
 - (1) Hold at least one (1) public hearing in the school corporation where the school is located to consider and hear testimony concerning the following options for school improvement:
 - (A) Merging the school with a nearby school that is in a higher category.
 - (B) Assigning a special management team to operate all or part of the school.
 - (C) Approving the school corporation's plan to improve the school through creation of a transformation zone.
 - (D) Approving the school corporation's plan to improve the school through creation of an innovation network school under IC 20-25.5-4.
 - (C) (E) The department's recommendations for improving the school.



- (D) (F) Other options for school improvement expressed at the public hearing. including
- **(G)** Closing the school.
- (E) Revising the school's plan in any of the following areas:
 - (i) Changes in school procedures or operations.
 - (ii) Professional development.
 - (iii) Intervention for individual teachers or administrators.
- (2) If the state board determines that intervention will improve the school, implement at least one (1) of the options listed in subdivision (1).
- (c) Unless the school is closed or merged, a school that is subject to improvement under this section becomes a turnaround academy under IC 20-31-9.5.
- (d) A school corporation shall provide an updated facilities master plan and an asset plan inventory for the school to the state board by September 1 following the fourth consecutive year in the lowest two (2) performance categories or designations."

Page 4, delete lines 1 through 33.

Page 4, line 36, after "applies" insert "to a school corporation initially placed in the lowest category or designation after June 30, 2015,".

Page 5, line 24, delete "this chapter," and insert "section 4 of this chapter,".

Page 13, line 16, delete "A governing body may" and insert "The governing body of a school that has been placed in the lowest two (2) categories or designations may submit a plan to the state board to create a transformation zone within the school corporation.".

Page 13, delete lines 17 through 18.

Page 14, line 26, delete ", including" and insert "or to".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1638 as introduced.)

BEHNING

Committee Vote: yeas 7, nays 3.

