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.

SENATE ENROLLED ACT No. 245

AN ACT to amend the Indiana Code concerning gaming.

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

SECTION 1. IC 4-32.3-2-1.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: **Sec. 1.5.** "Accounting period" means the period of time for which a licensed entity reports to the gaming commission the entity's income, expenses, and charitable contributions.

SECTION 2. IC 4-32.3-4-5, AS ADDED BY P.L.188-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5. (a) The commission may issue an annual activity license to a qualified organization if the qualified organization:

- (1) meets the requirements of this section;
- (2) submits an application; and
- (3) pays a fee set by the commission under IC 4-32.3-6.
- (b) The following information must be included in an annual activity license:
 - (1) Whether the qualified organization is authorized to conduct bingo, pull tabs, punchboards, tip boards, or raffle activities on more than one (1) occasion during a one (1) year period.
 - (2) The location of the allowable activities.
 - (3) The expiration date of the license.
- (c) A qualified organization may conduct casino game night activities under an annual activity license if the requirements of subsections (a) and (b) are met, and:



- (1) the organization is a qualified veteran organization or fraternal organization; and
- (2) the annual casino night activity license requires that a facility or location may not be used for purposes of conducting an annual casino game night activity on more than three (3) calendar days per calendar week regardless of the number of qualified organizations conducting annual casino night activities at the facility or location.
- (d) An annual activity license may be reissued annually upon the submission of an application for reissuance on a form prescribed by the commission after the qualified organization has paid the fee under IC 4-32.3-6.

SECTION 3. IC 4-32.3-4-5.5, AS ADDED BY P.L.188-2019, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5.5. (a) The commission may issue an annual casino night activity license to a bona fide civic organization for casino game night activities if:

- (1) the requirements of section 5(a) and 5(b) of this chapter are met;
- (2) not more than three (3) qualified organizations in the county where the bona fide civic organization operates currently possess an annual easino night activity license for casino game night activities; and
- (3) the bona fide civic organization owns or leases a standalone building where the casino game night activities will be conducted.
- (b) The number of bona fide civic organizations holding a license issued under this section in a particular county may not exceed one (1). In determining whether to grant a license under this section to a bona fide civic organization, the commission shall consider:
 - (1) the character and reputation of the bona fide civic organization in furthering its charitable purpose; and
 - (2) the bona fide civic organization's experience with and compliance in casino game night activities.

If more than one (1) otherwise qualified bona fide civic organization applies for a license under this section, the commission may award the license based on a random drawing.

(c) A license issued under this section to a bona fide civic organization described in subsection (a) is valid for a period of two (2) years, subject to ongoing compliance with this article and commission rules.

SECTION 4. IC 4-32.3-4-11, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



- JULY 1, 2021]: Sec. 11. (a) This section applies to a gambling activity other than a bingo event, casino game night, festival, pull tabs, punchboards, tip boards, or raffle.
- (b) The commission may issue a single activity license **or an annual activity license** to conduct a gambling activity approved by the commission to a qualified organization upon the organization's submission of an application and payment of applicable fees under IC 4-32.3-6.
 - (c) A single activity license may:
 - (1) authorize the qualified organization to conduct the gambling event at only one (1) time and location; and
 - (2) state the date, beginning and ending times, and location of the gambling event.
 - (d) An annual activity license:
 - (1) may authorize the qualified organization to conduct the activity on more than one (1) occasion during a period of one (1) year;
 - (2) must state the locations of the permitted activities;
 - (3) must state the expiration date of the license; and
 - (4) may be reissued annually upon the submission of an application for reissuance on the form prescribed by the commission and upon the qualified organization's payment of the applicable fees under IC 4-32.3-6.
- (e) The commission may impose any condition upon a qualified organization that is issued a license to conduct a gambling activity under this section.
- SECTION 5. IC 4-32.3-5-3, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) All net proceeds from an allowable activity and related activities may be used only for the lawful purposes of the qualified organization, **including the:**
 - (1) repair;
 - (2) maintenance; or
 - (3) improvement;

of owned real property used for the lawful purposes of the qualified organization.

- (b) To determine the net proceeds from an allowable activity, a qualified organization shall subtract the following from the gross receipts received from the allowable activity:
 - (1) An amount equal to the total value of the prizes awarded at the allowable activity.
 - (2) The sum of the purchase prices paid for licensed supplies



dispensed at the allowable activity.

- (3) An amount equal to the qualified organization's license fees attributable to the allowable activity.
- (4) An amount equal to the advertising expenses incurred by the qualified organization to promote the allowable activity.
- (5) An amount not to exceed two hundred dollars (\$200) per day for rent paid for facilities leased for an allowable activity.

SECTION 6. IC 4-32.3-5-6, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6. (a) This section does not apply to a festival license.

- (b) (a) If a facility, location, or personal property is leased for an allowable activity, the rent may not be based in whole or in part on the revenue generated from the event.
- (c) (b) Subject to the additional restrictions on the use of a facility or location for an annual casino game night, A facility or location may not be rented for more than three (3) days during a calendar week for an allowable activity. This subsection does not apply to a festival license.

SECTION 7. IC 4-32.3-5-11, AS ADDED BY P.L.188-2019, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 11. (a) Except as provided in subsections (c) through (e), an operator or a worker may not directly or indirectly participate, other than in a capacity as an operator or a worker, in an allowable activity that the operator or worker is conducting.

- (b) A patron at a casino game night may deal the cards in a card game if:
 - (1) the card game in which the patron deals the cards is a qualified card game;
 - (2) the patron deals the cards in the manner required in the ordinary course of the qualified card game; and
 - (3) the qualified card game is played under the supervision of the qualified organization conducting the casino game night in accordance with section 12 of this chapter (in the case of a game of Texas hold'em poker or Omaha poker) and any rules adopted by the commission.

A patron who deals the cards in a qualified card game conducted under this subsection is not considered a worker or an operator for purposes of this article.

- (c) A worker at a festival event may participate as a player in any gaming activity offered at the festival event except as follows:
 - (1) A worker may not participate in any game during the time in



which the worker is conducting or helping to conduct the game.

- (2) A worker who conducts or helps to conduct a pull tab, punchboard, or tip board event during a festival event may not participate as a player in a pull tab, punchboard, or tip board event conducted on the same calendar day.
- (d) A worker at a bingo event:
 - (1) whose duties are limited to:
 - (A) selling bingo supplies;
 - (B) selling tickets for a raffle conducted at the bingo event; or
 - (C) the duties described in both clauses (A) and (B);
 - (2) who has completed all of the worker's duties before the start of the first bingo game of the bingo event; and
 - (3) who is not engaged as a worker at any other time during the bingo event;

may participate as a player in any gaming activity offered at the bingo event following the completion of the worker's duties at the bingo event.

- (e) A worker at a raffle conducted by a qualified organization may purchase a raffle ticket for a particular drawing at the raffle, unless: subject to the following restrictions:
 - (1) the worker personally sold tickets for; or The worker may not purchase a raffle ticket from himself or herself.
 - (2) The worker otherwise personally participated in the conduct of; may not participate in the drawing of a winner.

that particular drawing.

SECTION 8. IC 4-32.3-5-14, AS ADDED BY P.L.188-2019, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 14. (a) Except as provided in:

- (1) section 8(c) of this chapter; and
- (2) section 13 of this chapter; and
- (3) (2) subsection (c);

a worker at an allowable event must be a member in good standing of the qualified organization that is conducting the allowable activity for at least thirty (30) days before the allowable activity.

- (b) For purposes of this section, an individual is considered to be a member in good standing of the qualified organization if:
 - (1) the individual has been a member in good standing of the qualified organization for at least thirty (30) days; and
 - (2) the individual's authority to serve as a worker for the qualified organization has been acknowledged by the qualified organization on a form prescribed by the commission.
 - (c) A qualified organization may allow an individual who is not a



member of the qualified organization to participate in an allowable activity as a worker if the individual is a full-time employee of the qualified organization that is conducting the allowable activity; or if:

- (1) the individual is a member of another qualified organization; and
- (2) the individual's participation is approved by the commission. A qualified organization may apply to the commission on a form prescribed by the commission for approval of the participation of a nonmember under this subsection. A qualified organization may share the proceeds of an allowable activity with the qualified organization in which a worker participating in the allowable activity under this subsection is a member. The tasks that will be performed by an individual participating in an allowable activity under this subsection and the amounts shared with the individual's qualified organization must be described in the application and approved by the commission.
 - (d) For purposes of:
 - (1) the licensing requirements of this article; and
- (2) section 9 of this chapter; IC 4-32.3-4-14(b); a qualified organization that receives a share of the proceeds of an allowable activity described in IC 4-32.3-4-14(a) subsection (c) is not considered to be conducting an allowable activity.

SECTION 9. IC 4-32.3-5-15, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 15. (a) The prize for:

- (1) one (1) bingo game may not have a value of more than one thousand dollars (\$1,000); and
- (2) a progressive bingo game may not have a value of more than two thousand dollars (\$2,000).
- (b) Except as provided in subsection (c), the total prizes permitted at one (1) bingo event may not have a value of more than six thousand dollars (\$6,000).
- (e) The commission may, by express authorization, allow any qualified organization to conduct two (2) bingo events each year at which the total prizes for each event may not exceed ten thousand dollars (\$10,000). Bingo events authorized under this subsection may be conducted at a festival.
- (d) (c) The commission may, by express authorization, allow a qualified organization to conduct a bingo event in which the total prizes for the event may exceed ten six thousand dollars (\$10,000). (\$6,000). Bingo events authorized under this subsection may be conducted at a festival.
 - (e) (d) The proceeds of the sale of pull tabs, punchboards, and tip



boards are not included in the total prize limit at a bingo event.

SECTION 10. IC 4-32.3-5-16, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 16. (a) The total prizes awarded for one (1) pull tab, punchboard, or tip board game may not exceed ten fifteen thousand dollars (\$10.000). (\$15.000).

- (b) A single prize awarded:
 - (1) for one (1) winning ticket in a pull tab, punchboard, or tip board game may not exceed five hundred ninety-nine dollars (\$599);
 - (2) in a game using a seal card may not exceed one thousand dollars (\$1,000); and
 - (3) in a progressive or carryover pull tab game may not exceed five fifteen thousand dollars (\$5,000). (\$15,000).
- (c) The selling price for one (1) ticket for a pull tab, punchboard, or tip board game may not exceed one dollar (\$1).

SECTION 11. IC 4-32.3-5-17, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 17. (a) Except as provided in subsections (b) and (b), (c), and (e), the following persons may not play or participate in any manner in an allowable activity:

- (1) A member or an employee of the commission.
- (2) A person less than eighteen (18) years of age.
- (b) A member or employee of the commission may participate in an allowable activity if that person:
 - (1) has received written authorization from the executive director to participate in an allowable activity; and
 - (2) is participating only to the extent approved by the executive director.
- (c) Except as provided in subsection (b), an employee of the commission or a relative of an employee of the commission living in the same household with the employee may not be an operator, worker, or a volunteer ticket taker.
- (d) An employee, officer, or owner of a manufacturer or distributor is prohibited from participating in or affiliating in any way with the charity gaming operations of a qualified organization that an employee, officer, or owner is a member.
- (e) A person less than eighteen (18) years of age may sell tickets or chances for a raffle.

SECTION 12. IC 4-32.3-5-19, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 19. (a) If a qualified organization is required to



report a patron's gambling winnings to the Internal Revenue Service for federal income tax purposes, the winning patron shall provide the qualified organization with the information necessary to comply with all applicable state and federal tax laws.

(b) A qualified organization must abide by the rules and regulations of the Internal Revenue Service regarding reporting and withholding rules for charitable prizes paid.

SECTION 13. IC 4-32.3-6-0.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 0.5. (a) If a qualified organization is renewing a license issued under this article, the accounting period for the license ends on the last day of the calendar month that is two (2) months before the calendar month in which the license expires.

(b) If a qualified organization is not renewing a license issued under this article, the accounting period for the license ends on the day the license expires.

SECTION 14. IC 4-32.3-6-3, AS ADDED BY P.L.58-2019, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) A qualified organization holding a license under IC 4-32.2-4 (repealed) on June 30, 2019, is exempt from fees required under this section.

- (b) Except as provided under subsections (c), (d), and (e), the license fee that is charged to a qualified organization in the first year that the qualified organization applies for a license is:
 - (1) fifty dollars (\$50); or
 - (2) the amount determined under subsection (c) for a qualified organization issued an annual affiliate license for the first time.
- (c) When a qualified organization is issued an annual affiliate license under IC 4-32.3-4-8 for the first time, the initial license fee is determined as follows:
 - (1) The fee is an amount equal to fifty dollars (\$50) per Indiana affiliate in the case of a qualified organization that:
 - (A) has not previously conducted an allowable activity; and
 - (B) consists of Indiana affiliates that have not previously conducted any allowable activities.
 - (2) In the case of a qualified organization that includes at least one (1) Indiana affiliate that conducted an allowable activity before the date the qualified organization applies for an annual affiliate license, the fee is equal to the greatest of the following:
 - (A) An amount equal to the sum of the license renewal fees determined under this chapter for the organization's Indiana



affiliates in 2011.

- (B) An amount equal to the sum of the license renewal fees determined under this chapter for the organization's Indiana affiliates during the twelve (12) month period ending on the date the qualified organization's license application is filed.
- (C) Fifty dollars (\$50) per Indiana affiliate.
- (d) The license fee that is charged to a qualified organization that is a bona fide veterans organization for a three (3) year charity gaming license under IC 4-32.3-4-16 for the first time the qualified organization has applied for that particular license type issued under IC 4-32.3-4 is fifty dollars (\$50).
- (e) The license fee for a three (3) year charity gaming license that is charged **for the first time** to a qualified organization that is a bona fide veterans organization that currently holds a license issued under IC 4-32.3-4-5, IC 4-32.3-4-6, IC 4-32.3-4-8, **IC 4-32.3-4-5** or IC 4-32.3-4-6, IC 4-32.3-4-8, **IC 4-32.3-4-5**, IC 4-32.3-4-6, IC 4-32.3-4-8, **IC 4-32.3-4-5** or IC 4-32.3-4-11.

SECTION 15. IC 4-36-2-17.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: **Sec. 17.5.** "**Seal card**" means a board or placard used with pull tabs that contains one (1) or more seals that, when removed or opened, reveals a predesignated winning number, letter, symbol, or monetary denomination.

SECTION 16. IC 4-36-2-20, AS AMENDED BY P.L.58-2019, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 20. "Type II gambling game" means a pull tab, punchboard, or tip board game approved by the Indiana gaming commission for play under IC 4-32.3, **including:**

- (1) raffles;
- (2) progressive or carryover pull tab games; and
- (3) sports-themed tip board and pull tab games approved by the commission in the commission's September 16, 2019, memorandum and waiver.

SECTION 17. IC 4-36-5-1, AS AMENDED BY P.L.19-2011, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. (a) A retailer may offer the sale of type II gambling games in accordance with this article.

- (b) A retailer's endorsement also authorizes a retailer to conduct qualified drawings on the premises of the retailer's tavern. A qualified drawing must be conducted in the manner required by this section.
 - (c) A qualified drawing is subject to the following rules and



limitations:

- (1) The purchase price for a chance to win a prize in a qualified drawing may not exceed five dollars (\$5).
- (2) This subdivision does not apply to a qualified drawing conducted under subdivision (12). (11). The total value of all prizes that may be won in a particular qualified drawing may not exceed three hundred dollars (\$300) for any of the following:
 - (A) A daily drawing.
 - (B) A weekly drawing.
 - (C) A monthly drawing.
- (3) A qualified drawing must be conducted in accordance with the following limitations:
 - (A) Not more than one (1) daily drawing may be conducted each day.
 - (B) Not more than one (1) weekly drawing may be conducted each week.
 - (C) Not more than one (1) monthly drawing may be conducted each month.
 - (D) Weekly drawings must be held on regular seven (7) day intervals posted in the information required by subdivision (10). (9).
 - (E) Monthly drawings must be held on regular monthly intervals posted in the information required by subdivision (10). (9).

A weekly or monthly drawing may be conducted on the same day that a daily drawing is conducted.

- (4) Except as otherwise provided in this section, a patron must be present to claim a prize awarded in a qualified drawing.
- (5) A retailer may profit from conducting a qualified drawing.
- (6) A retailer may not conduct a qualified drawing or any other event in which the winner of the prize is determined, in whole or in part, by a sporting event.
- (7) (6) If no winning ticket is drawn in a qualified drawing, a retailer may:
 - (A) carry the prize over to a later drawing in accordance with this section; or
 - (B) continue drawing tickets until a winner is drawn.
- (8) (7) If a patron who purchased a winning ticket is not present to claim a prize at the time of the qualified drawing, a retailer shall hold the prize for the winning patron in accordance with the rules of the retailer.
- (9) (8) In order to comply with subdivision (8), (7), a retailer shall



obtain the name, address, and telephone number of each patron who purchases a ticket for a qualified drawing.

- (10) (9) A retailer must conspicuously display the following information concerning each qualified drawing conducted by the retailer:
 - (A) The price of a ticket.
 - (B) The time of the drawing.
 - (C) The description and value of the prizes awarded in the drawing.
 - (D) The manner in which a prize may be claimed.
 - (E) The rules of the retailer concerning the following:
 - (i) Qualified drawings in which no winning ticket is drawn.
 - (ii) The period that the retailer will hold a prize for a winning patron who was not present to claim the prize at the time of the qualified drawing.
 - (F) Whether:
 - (i) the retailer will retain the profits realized from conducting the qualified drawing; or
 - (ii) the amount wagered on the qualified drawing will be returned to the retailer's patrons in the form of prizes.
- (11) (10) Notwithstanding any other provision of this chapter, a retailer must continue drawing tickets in a monthly drawing until the retailer draws a ticket purchased by a patron who is present to claim the prize.
- (12) (11) The following rules apply only to a qualified drawing from which the retailer retains the profits:
 - (A) Cash may not be awarded to the winner of the qualified drawing.
 - (B) All prizes must be in the form of merchandise other than alcohol or tobacco.
 - (C) The maximum amount of wagers that a retailer may accept in the course of conducting the qualified drawing is five hundred dollars (\$500).
- (d) When the winning patron is not present at the time of the qualified drawing to claim a prize, the retailer shall award the prize in the following manner:
 - (1) The retailer shall immediately notify the winning patron by telephone that the patron's name was drawn in a qualified drawing and that the patron has the time permitted by the rules of the retailer, which must be at least seventy-two (72) hours, to claim the prize.
 - (2) The winning patron must appear at the retailer's premises



- within the time permitted by the rules of the retailer to claim the prize in person.
- (3) The retailer shall verify the identity of the winning patron and award the prize.
- (e) This subsection applies when the rules of a retailer require the retailer to carry over a prize when no winning ticket is drawn and when a winning patron fails to claim a prize in the manner required by subsection (d). The retailer shall carry the prize over to a later qualified drawing as follows:
 - (1) An unclaimed prize from a daily drawing must be carried over to the next daily drawing.
 - (2) Subject to the prize limits set forth in subsection (c)(2), a retailer may carry over a prize under subdivision (1) not more than fourteen (14) times. On the fourteenth calendar day to which a prize has been carried over, the retailer must continue drawing tickets until the retailer draws a ticket purchased by a patron who is present to claim the prize.
 - (3) An unclaimed prize from a weekly drawing must be carried over to the next weekly drawing.
 - (4) Subject to the prize limits set forth in subsection (c)(2), a retailer may carry over a prize under subdivision (3) not more than one (1) time. On the day that the retailer conducts a weekly drawing for the carried over prize, the retailer must continue drawing tickets until the retailer draws a ticket purchased by a patron who is present to claim the prize.
- (f) The following apply to a retailer that carries over a prize under subsection (e):
 - (1) A retailer may conduct the daily drawing regularly scheduled for a calendar day occurring during the time that the retailer holds a prize for a winning patron who was not present at the time of a qualified drawing.
 - (2) If an unclaimed prize from a daily drawing is carried over to a particular date, the retailer may not conduct the regular daily drawing that would otherwise be permitted under this section on that date.
 - (3) If an unclaimed prize from a weekly drawing is carried over to a particular date, the retailer may not conduct the regular weekly drawing that would otherwise be permitted under this section on that date.
 - (4) Subject to the prize limits set forth in subsection (c)(2), a retailer may accept additional entries to a drawing for a carried over prize.



- (g) The following apply to a raffle drawing:
 - (1) A retailer may not retain more than twenty percent (20%) of the proceeds.
 - (2) A retailer must establish and publish house rules.
 - (3) The maximum amount of prizes in a raffle game is limited to thirty thousand dollars (\$30,000).

SECTION 18. IC 4-36-5-5, AS ADDED BY P.L.95-2008, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5. (a) **Except for a raffle game**, the total prizes awarded for one (1) type II gambling game may not exceed five ten thousand dollars (\$5,000). (\$10,000).

- (b) A single prize awarded for one (1) winning ticket in a type II **pull tab, punchboard, or tip board** gambling game may not exceed five hundred ninety-nine dollars (\$599).
- (c) A single prize awarded for one (1) winning ticket on a seal card in a type II pull tab gambling game may not exceed one thousand dollars (\$1,000).
- (d) A single prize awarded for one (1) winning ticket on a progressive or carryover pull tab game in a type II gambling game may not exceed five thousand dollars (\$5,000).
- (c) (e) The selling price for one (1) ticket for a type II gambling game may not exceed one dollar (\$1). Tickets sold for less than one dollar (\$1) must be sold for a price specified in section 6(b) of this chapter.



President of the Senate	
President Pro Tempore	
Speaker of the House of Representatives	
Governor of the State of Indiana	
Date:	Time:

