## 

January 31, 2014

## **SENATE BILL No. 308**

DIGEST OF SB 308 (Updated January 30, 2014 11:23 am - DI 73)

Citations Affected: IC 36-7.

**Synopsis:** Sports and convention development areas. Allows a professional sports development area (PSDA) in Allen County to be amended after April 30, 2014, and before January 1, 2015. Provides that a PSDA in Allen County must terminate before the later of January 1, 2028, or (if the designating body takes final action on the financing before January 1, 2015) a date agreed to jointly by the budget agency and the designating body that established the tax area. Specifies that the expiration date may not be later than 25 years after the debt to finance the facility or proposed facility is issued, and that the budget agency must approve the final financing for the facility or proposed facility.

Effective: Upon passage.



January 14, 2014, read first time and referred to Committee on Appropriations. January 30, 2014, amended, reported favorably — Do Pass.



January 31, 2014

Second Regular Session 118th General Assembly (2014)

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 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

## **SENATE BILL No. 308**

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:

1	SECTION 1. IC 36-7-31.3-9, AS AMENDED BY P.L.119-2012,
2	SECTION 211, IS AMENDED TO READ AS FOLLOWS
3	[EFFECTIVE UPON PASSAGE]: Sec. 9. (a) A tax area must be
4	initially established by resolution:
5	(1) except as provided in subdivision (2), before July 1, 1999; or
6	(2) before January 1, 2013, in the case of:
7	(A) a second class city;
8	(B) the city of Marion; or
9	(C) the city of Westfield; or
10	(2) before July 1, 1999, if subdivision (1) does not apply;
11	according to the procedures set forth for the establishment of an
12	economic development area under IC 36-7-14. Before May 15, 2005,
13	a tax area established before January 1, 2005, may be changed or the
14	terms governing the tax area revised in the same manner as the
15	establishment of the initial tax area. After May 14, 2005, a tax area
16	established before January 1, 2005, may not be changed and the terms



1	governing a tax area may not be revised. Only one (1) tax area may be
2	created in each county.
3	(b) In establishing the tax area, the designating body must make the
4	following findings instead of the findings required for the
5	establishment of economic development areas:
6	(1) Except for a tax area in a city having a population of:
7	(A) more than one hundred fifty thousand (150,000) but less
8	than five hundred thousand (500,000); or
9	(B) more than eighty thousand (80,000) but less than eighty
10	thousand four hundred (80,400);
11	there is a capital improvement that will be undertaken or has been
12	undertaken in the tax area for a facility that is used by a
13	professional sports franchise for practice or competitive sporting
14	events. A tax area to which this subdivision applies may also
15	include a capital improvement that will be undertaken or has been
16	undertaken in the tax area for a facility that is used for any
17	purpose specified in section $8(a)(2)$ of this chapter.
18	(2) For a tax area in a city having a population of more than one
19	hundred fifty thousand (150,000) but less than five hundred
20	thousand (500,000), there is a capital improvement that will be
21	undertaken or has been undertaken in the tax area for a facility
22	that is used for any purpose specified in section 8(a) of this
23	chapter.
24	(3) For a tax area in a city having a population of more than eighty
25	thousand (80,000) but less than eighty thousand four hundred
26	(80,400), there is a capital improvement that will be undertaken
27	or has been undertaken in the tax area for a facility that is used for
28	any purpose specified in section $8(a)(2)$ of this chapter.
29	(4) The capital improvement that will be undertaken or that has
30	been undertaken in the tax area will benefit the public health and
31	welfare and will be of public utility and benefit.
32	(5) The capital improvement that will be undertaken or that has
33	been undertaken in the tax area will protect or increase state and
34	local tax bases and tax revenues.
35	(c) The tax area established under this chapter is a special taxing
36	district authorized by the general assembly to enable the designating
37	body to provide special benefits to taxpayers in the tax area by
38	promoting economic development that is of public use and benefit.
39	SECTION 2. IC 36-7-31.3-9.7 IS ADDED TO THE INDIANA
40	CODE AS A NEW SECTION TO READ AS FOLLOWS
41	[EFFECTIVE UPON PASSAGE]: Sec. 9.7. (a) Except as otherwise
42	provided in this chapter, after a tax area is initially established, a



tax area may not be changed and the terms governing the tax area may not be revised.

(b) Before May 15, 2005, a tax area established before January 1, 2005, may be changed or the terms governing the tax area revised in the same manner as the establishment of the initial tax area.

(c) This subsection applies only to a tax area located in Allen
County. After April 30, 2014, and before January 1, 2015, a tax
area located in Allen County may be changed or the terms
governing the tax area revised in the same manner as the
establishment of the initial tax area.

12 SECTION 3. IC 36-7-31.3-10, AS AMENDED BY P.L.137-2012, 13 SECTION 121, IS AMENDED TO READ AS FOLLOWS 14 [EFFECTIVE UPON PASSAGE]: Sec. 10. (a) A tax area must be 15 established by resolution. A resolution establishing a tax area must 16 provide for the allocation of covered taxes attributable to a taxable 17 event or covered taxes earned in the tax area to the professional sports 18 and convention development area fund established for the city or 19 county. The allocation provision must apply to the entire tax area. The 20 following apply to Allen County:

(1) The fund required by this subsection is the coliseum
professional sports and convention development area fund. This
fund shall be administered by the Allen County Memorial
Coliseum board of trustees.

(2) The allocation each year must be as follows:

26 (A) The first two million six hundred thousand dollars
27 (\$2,600,000) shall be transferred to the county treasurer for
28 deposit in the coliseum professional sports and convention
29 development area fund.

30 (B) The remaining amount shall be transferred to the treasurer
31 of the joint county-city capital improvement board in the
32 county.

33 The resolution must provide the tax area terminates not later than 34 December 31, 2027. However, in the case of a tax area located in 35 Allen County, the resolution must provide that the tax area 36 terminates before the later of January 1, 2028, or if the designating 37 body takes final action on the financing for the facility or proposed 38 facility before January 1, 2015, a date agreed to jointly by the 39 budget agency and the designating body that established the tax 40 area. However, the date agreed to jointly may not be later than 41 twenty-five (25) years after the debt to finance the facility or 42 proposed facility is issued. The budget agency must approve the

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1 final financing for the facility or proposed facility. Any bonds 2 issued to finance the facility or proposed facility must have a 3 maturity of less than twenty-five (25) years. 4 (b) In addition to subsection (a), all of the salary, wages, bonuses, and other compensation that are: 5 6 (1) paid during a taxable year to a professional athlete for professional athletic services; 7 8 (2) taxable in Indiana; and 9 (3) earned in the tax area; 10 shall be allocated to the tax area if the professional athlete is a member 11 of a team that plays the majority of the professional athletic events that 12 the team plays in Indiana in the tax area. 13 (c) For a tax area that is: 14 (1) not located in a county having a population of more than three 15 hundred thousand (300,000) but less than four hundred thousand (400,000); and 16 17 (2) not located in a city having a population of more than one hundred thousand (100,000) but less than one hundred ten 18 19 thousand (110,000); 20 the total amount of state revenue captured by the tax area may not 21 exceed five dollars (\$5) per resident of the city or county per year for 22 twenty (20) consecutive years. 23 (d) For a tax area that is located in a city having a population of 24 more than one hundred thousand (100,000) but less than one hundred 25 ten thousand (110,000), the total amount of state revenue captured by the tax area may not exceed six dollars and fifty cents (\$6.50) per 26 27 resident of the city per year for twenty (20) consecutive years. 28 (e) The resolution establishing the tax area must designate the 29 facility or proposed facility and the facility site for which the tax area 30 is established. 31 (f) The department may adopt rules under IC 4-22-2 and guidelines 32 to govern the allocation of covered taxes to a tax area. 33 SECTION 4. IC 36-7-31.3-21 IS AMENDED TO READ AS 34 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 21. This chapter 35 expires December 31, <del>2027.</del> 2040. 36 SECTION 5. An emergency is declared for this act.



## COMMITTEE REPORT

Madam President: The Senate Committee on Appropriations, to which was referred Senate Bill No. 308, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 3, line 7, after "(c)" insert "This subsection applies only to a tax area located in Allen County.".

Page 3, line 7, delete "May 1, 2016," and insert "January 1, 2015,".

Page 3, line 7, after "area" insert "located in Allen County".

Page 3, reset in roman lines 31 through 32.

Page 3, line 32, after "2027." insert "However, in the case of a tax area located in Allen County, the resolution must provide that the tax area terminates before the later of January 1, 2028, or if the designating body takes final action on the financing for the facility or proposed facility before January 1, 2015, a date agreed to jointly by the budget agency and the designating body that established the tax area. However, the date agreed to jointly may not be later than twenty-five (25) years after the debt to finance the facility or proposed facility is issued. The budget agency must approve the final financing for the facility or proposed facility. Any bonds issued to finance the facility or proposed facility must have a maturity of less than twenty-five (25) years.".

and when so amended that said bill do pass.

(Reference is to SB 308 as introduced.)

KENLEY, Chairperson

Committee Vote: Yeas 11, Nays 0.