

SENATE BILL No. 486

DIGEST OF SB 486 (Updated February 21, 2023 2:37 pm - DI 110)

Citations Affected: IC 5-14; IC 20-19; IC 20-20; IC 20-26; IC 20-28; IC 20-29; IC 20-34; IC 20-43; IC 20-50; IC 31-36; IC 34-30; noncode.

Synopsis: Education matters. Repeals teacher training requirements regarding: (1) criminal gang organizations awareness; (2) identifying and reporting human trafficking; (3) use of bleeding control kits; (4) certain information concerning homeless students; and (5) recognizing the signs and symptoms of seizures and the appropriate steps to be taken to respond to the symptoms; and requires that information concerning these subjects be included within the curriculum of teacher preparation programs. Provides that the department of education (Continued next page)

Effective: Upon passage; June 29, 2023; July 1, 2023.

Rogers, Raatz, Donato, Buchanan, Doriot, Messmer, Gaskill, Sandlin, Brown L, Johnson T, Holdman, Deery, Bassler, Byrne, Niemeyer, Alexander, Buck, Crane

January 19, 2023, read first time and referred to Committee on Education and Career

Development.
February 2, 2023, amended, reported favorably — Do Pass; reassigned to Committee on Appropriations.

Particle 2022, amended, reported favorably — Do Pass.

February 16, 2023, amended, reported favorably — Do Pass. February 21, 2023, read second time, amended, ordered engrossed.



Digest Continued

(department) may establish or license for use an online platform to provide information and training concerning these and other subjects. Provides that training regarding the appropriate use of effective alternatives to physical restraint and seclusion are required only for special education teachers and school resource officers. Removes certain requirements regarding annual performance evaluation plans for certificated employees, including: (1) certain content requirements; (2) certain requirements that a plan be discussed; (3) information requirements regarding results of staff performance evaluations; (4) certain surveys by principals regarding the quality of instruction; and (5) requirements that certain teachers fill out a form prescribed by the department. Amends requirements to be considered a probationary teacher and professional teacher. Provides that, after a school corporation has assigned an evaluator to perform a certificated employee's evaluation, the certificated employee may request the school corporation to assign another evaluator. Urges the legislative council to assign to an appropriate interim study committee the task of studying current school assessments in an effort to reduce and streamline assessments for Indiana students. Removes a provision that requires a school employer to discuss certain items with the exclusive representative of certificated employees and provides that a school employer may discuss: (1) with a certificated employee or group of certificated employees; or (2) at one or more meetings that are open to all certificated employees; any topic that significantly impacts a certificated employee's working conditions or impacts the educational quality of the school employer's students. Removes a provision that requires a public meeting at which public testimony is taken before a school employer and school employees may privately negotiate certain collective bargaining matters. Repeals provisions concerning: (1) restrictions on instruction by teachers rated ineffective; (2) requirements regarding the adoption of model evaluation plans and an approval process for the plans; (3) the obligation to discuss certain items not requiring either party to enter into a contract, agree to a proposal, or make a concession; and (4) the definition of "discuss" for purposes of the collective bargaining provisions.



First Regular Session of the 123rd General Assembly (2023)

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 2022 Regular Session of the General Assembly.

SENATE BILL No. 486

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 3-14-1.5-0.1, AS AMENDED BY F.L.197-2021
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2023]: Sec. 6.1. (a) As used in this section, "public official"
4	means a person:
5	(1) who is a member of a governing body of a public agency; or
6	(2) whose tenure and compensation are fixed by law and who
7	executes an oath.
8	(b) Executive sessions may be held only in the following instances
9	(1) Where authorized by federal or state statute.
10	(2) For discussion of strategy with respect to any of the following
11	(A) Collective bargaining, which does not include a
12	discussion or meeting under IC 20-29-6-7.
13	(B) Initiation of litigation or litigation that is either pending or
14	has been threatened specifically in writing. As used in this



1	clause, "litigation" includes any judicial action or
2	administrative law proceeding under federal or state law.
3	(C) The implementation of security systems.
4	(D) A real property transaction including:
5	(i) a purchase;
6	(ii) a lease as lessor;
7	(iii) a lease as lessee;
8	(iv) a transfer;
9	(v) an exchange; or
10	(vi) a sale;
11	by the governing body up to the time a contract or option is
12	executed by the parties. This clause does not affect a political
13	subdivision's duty to comply with any other statute that
14	governs the conduct of the real property transaction, including
15	IC 36-1-10 or IC 36-1-11.
16	(E) School consolidation.
17	However, all such strategy discussions must be necessary for
18	competitive or bargaining reasons and may not include
19	competitive or bargaining adversaries.
20	(3) For discussion of the assessment, design, and implementation
21	of school safety and security measures, plans, and systems.
22	(4) Interviews and negotiations with industrial or commercial
23	prospects or agents of industrial or commercial prospects by:
24	(A) the Indiana economic development corporation;
25	(B) the office of tourism development (before July 1, 2020) or
26	the Indiana destination development corporation (after June
27	30, 2020);
28	(C) the Indiana finance authority;
29	(D) the ports of Indiana;
30	(E) an economic development commission;
31	(F) the Indiana state department of agriculture;
32	(G) the Indiana White River state park development
33	commission;
34	(H) a local economic development organization that is a
35	nonprofit corporation established under state law whose
36	primary purpose is the promotion of industrial or business
37	development in Indiana, the retention or expansion of Indiana
38	businesses, or the development of entrepreneurial activities in
39	Indiana; or
40	(I) a governing body of a political subdivision.
41	However, this subdivision does not apply to any discussions
42.	regarding research that is prohibited under IC 16-34 5-1-2 or



1	under any other law.
2	(5) To receive information about and interview prospective
3	employees.
4	(6) With respect to any individual over whom the governing body
5	has jurisdiction:
6	(A) to receive information concerning the individual's alleged
7	misconduct; and
8	(B) to discuss, before a determination, the individual's status
9	as an employee, a student, or an independent contractor who
0	is:
1	(i) a physician; or
2	(ii) a school bus driver.
3	(7) For discussion of records classified as confidential by state or
4	federal statute.
5	(8) To discuss before a placement decision an individual student's
6	abilities, past performance, behavior, and needs.
7	(9) To discuss a job performance evaluation of individual
8	employees. This subdivision does not apply to a discussion of the
9	salary, compensation, or benefits of employees during a budget
20	process.
21	(10) When considering the appointment of a public official, to do
	the following:
23	(A) Develop a list of prospective appointees.
24	(B) Consider applications.
22 23 24 25 26	(C) Make one (1) initial exclusion of prospective appointees
26	from further consideration.
.7	Notwithstanding IC 5-14-3-4(b)(12), a governing body may
28	release and shall make available for inspection and copying in
.9	accordance with IC 5-14-3-3 identifying information concerning
0	prospective appointees not initially excluded from further
1	consideration. An initial exclusion of prospective appointees from
2	further consideration may not reduce the number of prospective
3	appointees to fewer than three (3) unless there are fewer than
4	three (3) prospective appointees. Interviews of prospective
5	appointees must be conducted at a meeting that is open to the
6	public.
7	(11) To train school board members with an outside consultant
8	about the performance of the role of the members as public
9	officials.
0	(12) To prepare or score examinations used in issuing licenses

certificates, permits, or registrations under IC 25.

(13) To discuss information and intelligence intended to prevent,



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1	mitigate, or respond to the threat of terrorism.
2	(14) To train members of a board of aviation commissioners
3	appointed under IC 8-22-2 or members of an airport authority
4	board appointed under IC 8-22-3 with an outside consultant about
5	the performance of the role of the members as public officials. A
6	board may hold not more than one (1) executive session per
7	calendar year under this subdivision.
8	(15) For discussion by the governing body of a state educational
9	institution of:
10	(A) the assessment of; or
11	(B) negotiation with another entity concerning;
12	the establishment of a collaborative relationship or venture to
13	advance the research, engagement, or education mission of the
14	state educational institution. However, this subdivision does not
15	apply to any discussions regarding research that is prohibited
16	under IC 16-34.5-1-2 or under any other law.
17	(c) A final action must be taken at a meeting open to the public.
18	(d) Public notice of executive sessions must state the subject matter
19	by specific reference to the enumerated instance or instances for which
20	executive sessions may be held under subsection (b). The requirements
21	stated in section 4 of this chapter for memoranda and minutes being
22	made available to the public is modified as to executive sessions in that
23	the memoranda and minutes must identify the subject matter
24	considered by specific reference to the enumerated instance or
25	instances for which public notice was given. The governing body shall
26	certify by a statement in the memoranda and minutes of the governing
27	body that no subject matter was discussed in the executive session
28	other than the subject matter specified in the public notice.
29	(e) A governing body may not conduct an executive session during
30	a meeting, except as otherwise permitted by applicable statute. A
31	meeting may not be recessed and reconvened with the intent of
32	circumventing this subsection.
33	SECTION 2. IC 20-19-3-11.7, AS ADDED BY P.L.211-2018(ss),
34	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	JULY 1, 2023]: Sec. 11.7. (a) The department shall maintain a link on
36	the department's Internet web site website that provides parents and
37	school officials with resources or best practices regarding the
38	identification and reporting of human trafficking. The resources must
39	include
40	(1) guidance on how to report to law enforcement agencies



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instances of human trafficking. and

(2) information that may assist school officials in complying with

1	inservice training requirements under IC 20-28-3-7.
2	(b) The department shall consult with law enforcement agencies,
3	school officials, and organizations that have expertise in the prevention
4	of human trafficking for purposes of developing or providing the
5	resources or best practices described in subsection (a).
6	SECTION 3. IC 20-19-3-29 IS ADDED TO THE INDIANA CODE
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1, 2023]: Sec. 29. (a) Not later than July 1, 2024, the department
9	may establish or license for use an online platform that:
0	(1) provides information and training on each of the subjects
1	and content described in IC 20-28-3-5.5;
2	(2) is accessible to both teachers and students enrolled in a
3	teacher preparation program; and
4	(3) upon successful completion of the training, provides
5	written confirmation to a teacher or student described in
6	subdivision (2) that the teacher or student successfully
7	completed the training.
8	(b) Not later than July 1, 2025, the department may include the
9	following information and training on the online platform
20	described in subsection (a):
21	(1) Youth suicide awareness and prevention as described in
22	IC 20-28-3-6.
23 24	(2) 29 CFR 1910.1030 concerning bloodborne pathogens.
.4	(3) Bullying prevention as described in IC 20-26-5-34.2.
25 26	(4) Child abuse and neglect as described in IC 20-28-3-4.5.
	(5) 29 CFR 1910.147 concerning lock out/tag out.
27	(6) 511 IAC 5-5-5 concerning assessment training.
28	(c) If a teacher successfully completes a training on the online
9	platform, the training must count towards continuing education
0	required for licensure renewal, as prescribed by the department.
1	SECTION 4. IC 20-20-40-13, AS AMENDED BY THE
2	TECHNICAL CORRECTIONS BILL OF THE 2023 GENERAL
3	ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2023]: Sec. 13. (a) The commission has the following duties:
5	(1) To adopt rules concerning the following:
6	(A) The use of restraint and seclusion in a school corporation
7	or a state accredited nonpublic school, with an emphasis on
8	eliminating or minimizing the use of restraint and seclusion.
9	(B) The prevention of the use of types of restraint or seclusion
0	that may harm a student, a school employee, a school
1	volunteer, or the educational environment of the school.
-2	(C) Requirements for notifying parents.



1	(D) Training regarding the use of restraint and seclusion,
2	including the frequency of training and what employees must
3	be trained.
4	(E) The distribution of the seclusion and restraint policy to
5	parents and the public.
6	(F) Requirements for the reporting of incidents of restraint and
7	seclusion in the annual school performance report, including
8	incidents of restraint and seclusion involving school resource
9	officers (as defined in IC 20-26-18.2-1).
10	(G) Circumstances that may require more timely incident
11	reporting and the requirements for such reporting.
12	(2) To develop, maintain, and revise a model restraint and
13	seclusion plan for schools that includes the following elements:
14	(A) A statement on how students will be treated with dignity
15	and respect and how appropriate student behavior will be
16	promoted and taught.
17	(B) A statement ensuring that the school will use prevention,
18	positive behavior intervention and support, and conflict
19	deescalation de-escalation to eliminate or minimize the need
20	for use of any of the following:
21	(i) Seclusion.
22	(ii) Chemical restraint.
23	(iii) Mechanical restraint.
24 25	(iv) Physical restraint.
25	(C) A statement ensuring that any behavioral intervention used
26	will be consistent with the student's most current behavioral
27	intervention plan, or individualized education program, if
28	applicable.
29	(D) Definitions for restraint and seclusion, as defined in this
30	chapter.
31	(E) A statement ensuring that if a procedure listed in clause
32	(B) is used, the procedure will be used:
33	(i) as a last resort safety procedure, employed only after
34	another, less restrictive procedure has been implemented
35	without success; and
36	(ii) in a situation in which there is an imminent risk of injury
37	to the student, other students, school employees, or visitors
38	to the school.
39	(F) An indication that restraint or seclusion may be used only
40	for a short time period, or until the imminent risk of injury has
41	passed.
42	(G) A documentation and recording requirement governing



1	instances in which procedures listed in clause (B) are used,
2	including:
3	(i) how every incident will be documented and debriefed;
4	(ii) how responsibilities will be assigned to designated
5	employees for evaluation and oversight; and
6	(iii) designation of a school employee to be the keeper of
7	such documents.
8	(H) A requirement that the student's parent must be notified as
9	soon as possible when an incident involving the student occurs
10	that includes use of procedures listed in clause (B).
11	(I) A requirement that a copy of an incident report must be
12	sent to the student's parent after the student is subject to a
13	procedure listed in clause (B).
14	(J) Required recurrent training for appropriate school
15	employees special education teachers and school resource
16	officers on the appropriate use of effective alternatives to
17	physical restraint and seclusion, including the use of positive
18	behavioral intervention and support and conflict deescalation.
19	de-escalation. The training must include the safe use of
20	physical restraint and seclusion in incidents involving
21	imminent danger or serious harm to the student, school
22	employees, or others. Consideration must be given to available
23	school resources and the time commitments of school
24	employees. special education teachers and school resource
25	officers.
26	(3) To accept and review reports from the public and make
27	nonbinding recommendations to the department of any suggested
28	action to be taken.
29	(b) The model policy developed by the commission must take into
30	consideration that implementation and reporting requirements for state
31	accredited nonpublic schools may vary, and the model plan must
32	provide state accredited nonpublic schools flexibility with regards to
33	accountability under and implementation of the plan adopted by a state
34	
35	accredited nonpublic school under section 14 of this chapter.
	SECTION 5. IC 20-26-18-4 IS REPEALED [EFFECTIVE JULY 1,
36	2023]. Sec. 4. A school corporation shall establish the following
37	educational programs in its efforts to address criminal organization
38	activity:
39	(1) An evidence based educational criminal organization
40	awareness program for students, school employees, and parents.
41	(2) A school employee development program to provide training
42	to school employees in the implementation of the criminal



organization policy established under section 2 of this chapter. SECTION 6. IC 20-26-18.2-2, AS AMENDED BY P.L.139-2022, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 2. (a) A school resource officer may be employed: (1) by one (1) or more school corporations or charter schools through a contract between a local law enforcement agency and the school corporation or school corporations or the charter school or charter schools; (2) by one (1) or more school corporations or charter schools; (3) by a local law enforcement agency that assigns the school resource officer to one (1) or more school corporations or charter schools through a memorandum of understanding between the

school corporations or the charter school or charter schools; or (4) through a contract between an Indiana business that employs persons who meet the qualifications of a school resource officer and the school corporation or school corporations or the charter school or charter schools.

local law enforcement agency and the school corporation or

- (b) This subsection does not apply to a school corporation that only has full-time school resource officers who are either employees of the school corporation's school police department or are employees of the school corporation who have successfully completed the law enforcement basic training requirements described in IC 5-2-1-9(d). After June 30, 2023, if a school corporation or charter school enters into a contract for a school resource officer, the school corporation or charter school must enter into a memorandum of understanding with the law enforcement agency that employs or appointed the law enforcement officer who will perform the duties of a school resource officer. The memorandum of understanding must state the nature and scope of a school resource officer's duties and responsibilities. A school resource officer's duties and responsibilities include the duty to assist the school corporation's school safety specialist with the development and implementation of a school safety plan that does the following:
 - (1) Protects against outside threats to the physical safety of students.
 - (2) Prevents unauthorized access to school property.
 - (3) Secures schools against violence and natural disasters.
 - (4) On or before July 1, 2020, Identifies the location of any bleeding control kits (as defined in IC 20-34-3-24(a)). IC 20-28-3-5.5(a)).
- (c) A school resource officer shall consult with local law enforcement officials and first responders when assisting the school



1 2	corporation's school safety specialist in the development of the school
3	safety plan. (d) A school resource officer shall participate in the development of
4	programs designed to identify, assess, and provide assistance to
5	troubled youth.
6	(e) A school resource officer may not be reassigned to other duties
7	by the school corporation.
8	SECTION 7. IC 20-28-3-1, AS AMENDED BY P.L.41-2022,
9	SECTION 7. IC 20-28-3-1, AS AMENDED BY 1.E.41-2022, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JULY 1, 2023]: Sec. 1. (a) As used in this section, "teacher candidate"
11	means an individual recommended for an initial teaching license from
12	a teacher preparation program located in Indiana.
13	(b) As used in this section, "teacher preparation program" includes,
14	but is not limited to, the following:
15	(1) A teacher education school or department.
16	(2) A transition to teaching program under IC 20-28-4.
17	(3) Any other entity approved by the department to offer a course
18	of study leading to an initial teaching license.
19	(c) The department shall:
20	(1) arrange a statewide system of professional instruction for
21	teacher education;
22	(2) accredit and review teacher preparation programs that comply
23	with the rules of the department;
24	(3) approve content area licensure programs for particular kinds
25	of teachers in accredited teacher preparation programs; and
26	(4) specify the types of licenses for individuals who complete
27	programs of approved courses.
28	(d) The department shall work with teacher preparation programs to
29	develop a system of teacher education that ensures individuals who
30	complete teacher preparation programs are able to meet the highest
31	professional standards.
32	(e) Before July 1, 2015, the department shall establish standards for
33	the continuous improvement of program processes and the performance
34	of individuals who complete teacher preparation programs. The state
35	board shall adopt rules containing the standards not later than two
36	hundred seventy (270) days after the department finishes the standards.
37	(f) The standards established under subsection (e) must include
38	benchmarks for performance, including test score data for each teacher
39	preparation entity on content area licensure tests and test score data for

each teacher preparation entity on pedagogy licensure tests.

(g) Each teacher preparation program shall annually report the

program's performance on the standards and benchmarks established



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under this section to the department. The department shall make the information reported under this subsection available to the public on the department's Internet web site. Website. Each teacher preparation program shall make the information reported under this subsection available to the public on the teacher preparation program's Internet web site. Website. In addition to reporting performance, each teacher preparation program must report to the department the following:

- (1) The attrition, retention, and completion rates of teacher candidates for the previous three (3) calendar years. The teacher preparation program must also provide underlying data, as determined by the department, used as part of calculating the teacher preparation program's retention rates.
- (2) The number of teacher candidates in each content area who complete the teacher preparation program during the year, disaggregated by ranges of cumulative grade point averages.
- (3) The number of teacher candidates in each content area who, during the year:
 - (A) do not pass a content area licensure examination; and
 - (B) do not retake the content area licensure examination.
- (h) In making information available to the public on the department's Internet web site, website, the department shall include in the report under subsection (g), in addition to the matrix ratings described in subsection (i), the following information:
 - (1) Average scaled or standard scores of teacher candidates who complete teacher preparation programs on basic skills, content area, and pedagogy licensure examinations.
 - (2) The average number of times teacher candidates who complete a teacher preparation program take each licensing test before receiving a passing score and the percentage of teacher candidates who receive a passing score on each licensing test on the teacher candidates' first attempts.
- (i) Not later than July 30, 2016, the department and the commission for higher education, in conjunction with the state board, the Independent Colleges of Indiana, Inc., and teacher preparation programs, shall establish a matrix rating system for teacher preparation programs based on the performance of the programs as demonstrated by the data collected under subsections (g) and (h). and information reported to the department under IC 20-28-11.5-9. The matrix rating system may not rank or compare teacher preparation programs. The matrix rating system must be based on data collected for teachers who initially receive their teaching license during the previous three (3) years. The department shall make the matrix ratings available to the



1	public on the department's Internet web site. website.
2	(j) Each teacher preparation program shall report to the department,
3	in a manner prescribed by the department, the teacher preparation
4	program's admission practices, in accordance with:
5	(1) the Council for the Accreditation of Educator Preparation
6	standards, for teacher preparation programs accredited by the
7	Council for the Accreditation of Educator Preparation;
8	(2) rigorous academic entry requirements for admission into a
9	teacher preparatory program that are equivalent to the minimum
10	academic requirements determined by the Council for the
11	Accreditation of Educator Preparation, for teacher preparation
12	programs that are not accredited by the Council for the
13	Accreditation of Educator Preparation; or
14	(3) the Association for Advancing Quality in Educator
15	Preparation standards, for teacher preparation programs
16	accredited by the Association for Advancing Quality in Educator
17	Preparation.
18	The department shall include information reported to the department
19	on the department's Internet web site. website.
20	(k) Not later than July 30, 2016, the department and the commission
21	for higher education, in conjunction with the state board, the
22	Independent Colleges of Indiana, Inc., and teacher preparation
23	programs, shall establish a minimum rating under the matrix rating
24	system established under subsection (i) that teacher preparation
25	programs must achieve to avoid referral under subsection (1).
26	(1) Beginning July 1, 2017, and not later than each July 1 thereafter,
27	the department shall submit a list of teacher preparation programs that
28	do not meet the minimum rating established under subsection (k) to the
29	commission for higher education and the Independent Colleges of
30	Indiana, Inc. for one (1) of the following actions:
31	(1) In the case of a state educational institution, the commission
32	for higher education shall place the teacher preparation program
33	on an improvement plan with clear performance goals and a
34	designated period in which the performance goals must be
35	achieved.
36	(2) In the case of a proprietary postsecondary educational
37	institution, the commission for higher education shall recommend
38	to the teacher preparation program an improvement plan with
39	clear performance goals and a designated period in which the
40	performance goals should be achieved.
41	(3) In the case of a nonprofit college or university, the

Independent Colleges of Indiana, Inc., shall coordinate a peer



1	review process to make recommendations to the peer institution
2	in achieving the department's performance metrics.
3	(m) The department shall approve at least two (2) accreditors that:
4	(1) accredit teacher preparation programs; and
5	(2) are recognized by the Council for Higher Education
6	Accreditation;
7	to accredit teacher preparation programs for use in Indiana.
8	SECTION 8. IC 20-28-3-5.5 IS ADDED TO THE INDIANA CODE
9	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
10	1, 2023]: Sec. 5.5. (a) As used in this section, "bleeding control kit"
11	means a first aid response kit that contains at least the following:
12	(1) One (1) tourniquet endorsed by the Committee on Tactical
13	Combat Casualty Care.
14	(2) A compression bandage.
15	(3) A bleeding control bandage.
16	(4) Protective gloves and a permanent marker.
17	(5) Scissors.
18	(6) Instructional documents developed by the Stop the Bleed
19	national awareness campaign of the United States Department
20	of Homeland Security or the American College of Surgeons
21	Committee on Trauma, or both.
22	(7) Other medical materials and equipment similar to those
23	described in subdivisions (1) through (3), and any additional
24	items that:
23 24 25 26	(A) are approved by local law enforcement or first
26	responders;
27	(B) can adequately treat a traumatic injury; and
28	(C) can be stored in a readily available kit.
29	(b) Not later than July 1, 2024, a teacher preparation program
30	shall include content within the curriculum on the following:
31	(1) Information on criminal gang organizations awareness.
32	(2) Identifying and reporting human trafficking.
33	(3) The use of bleeding control kits.
34	(4) The appropriate use of effective alternatives to physical
35	restraint and seclusion.
36	(5) Information regarding homeless students, including:
37	(A) the definition of homelessness;
38	(B) signs of homelessness; and
39	(C) steps to take when a homeless student is identified.
40	(6) Information on recognizing the signs and symptoms of
41	seizures and the appropriate steps to be taken to respond to
42	these symptoms.



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1	SECTION 9. IC 20-28-3-7 IS REPEALED [EFFECTIVE JULY 1,
2	2023]. Sec. 7. (a) Each school corporation and state accredited
3	nonpublic school shall require all school employees likely to have
4	direct, ongoing contact with children within the scope of the
5	employee's employment to attend or participate in inservice training
6	pertaining to the identification and reporting of human trafficking. The
7	training shall be conducted in a manner prescribed by the state board
8	under IC 20-28-5.5-1.
9	(b) The inservice training required under this section shall count
10	toward the requirements for professional development required by the
11	governing body or the equivalent authority for a state accredited
12	nonpublic school.
13	SECTION 10. IC 20-28-3-9 IS REPEALED [EFFECTIVE JULY 1,
14	2023]. Sec. 9. (a) Each school corporation and charter school shall
15	require all applicants for employment who will have direct, ongoing
16	contact with children within the scope of the applicant's employment
17	to attend, before or not later than thirty (30) days after the start date of
18	the applicant's employment, training concerning recognition of the
19	signs and symptoms of seizures and the appropriate steps to be taken
20	to respond to these symptoms.
21	(b) Each school corporation and charter school shall require all
22	school employees who have direct, ongoing contact with children
23	within the scope of the employee's employment to attend the training
24	described in subsection (a) at least once every five (5) years.
25	(c) The format of the training required under this section may
26	include:
27	(1) an in-person presentation;
28	(2) an electronic or technology based medium, including

- (2) an electronic or technology based medium, including self-review modules available on an online system;
- (3) an individual program of study designated materials; or
- (4) any other method approved by the governing body or organizer of a charter school that is consistent with current professional development standards.
- (d) The training required under this section must be during the school employee's contracted day or at a time chosen by the employee.
- (e) The training required under this section shall count toward the requirements for professional development required by the governing body of a school corporation or its equivalent for a charter school.
- (f) The training requirements must be consistent with the training programs and guidelines developed by the Epilepsy Foundation of America or a successor organization.
 - SECTION 11. IC 20-28-5-27, AS ADDED BY P.L.168-2022,



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1	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2023]: Sec. 27. (a) In an effort to fill a vacant teaching
3	position, offer a new program or class, or supplement a program
4	currently being offered, the governing body of a school corporation
5	may issue an adjunct teacher permit to an individual if the following
6	minimum requirements are met:
7	(1) The individual has at least four (4) years of experience in the
8	content area in which the individual intends to teach.
9	(2) The school corporation conducts an expanded criminal history
10	check and expanded child protection index check concerning the
11	individual as required under IC 20-26-5-10.
12	(3) The individual has not been convicted of a felony listed in
13	section 8(c) of this chapter or described in section 8(d) of this
14	chapter or the individual's conviction has been reversed, vacated,
15	or set aside on appeal.
16	However, the governing body may establish stricter requirements than
17	the requirements prescribed by this subsection.
18	(b) If a governing body of a school corporation issues an adjunct
19	teacher permit to an individual under subsection (a):
20	(1) the school corporation may enter into an employment
21	agreement for employment with the individual as a part-time or
22	full-time teacher of the school corporation;
23	(2) the individual who holds the adjunct permit may teach in any
24	content area in which the school corporation allows the individual
25	to teach based on the individual's experience described in
26	subsection (a);
27	(3) the individual must be assigned a teacher mentor for support
28	in pedagogy; and
29	(4) the individual must complete the following training within the
30	first ninety (90) days of employment:
31	(A) IC 20-26-5-34.2 (bullying prevention).
32	(B) IC 20-28-3-4.5 (training on child abuse and neglect).
33	(C) IC 20-28-3-6 (youth suicide awareness and prevention
34	training).
35	(D) IC 20-28-3-7 (training on human trafficking). Training
36	regarding identifying and reporting human trafficking.
37	The training described in subdivision (4)(D) may be completed
38	through the online platform described in IC 20-19-3-29.
39	(c) An adjunct teacher may not provide special education
40	instruction.
41	(d) The salary of an adjunct teacher under an employment

agreement described in IC 20-28-6-7.3 is not subject to the



1	requirements under IC 20-28-9-1.5 or a local compensation plan
2	established by a school corporation as described in IC 20-28-9-1.5.
3	(e) Except as otherwise provided in a collective bargaining
4	agreement entered into or renewed before July 1, 2022, an employment
5	agreement entered into under this section is not subject to a collective
6	bargaining agreement entered into under IC 20-29.
7	(f) It is not an unfair practice for a school corporation to enter into
8	an employment agreement under this section.
9	(g) Each school corporation that hires an adjunct teacher under this
10	section shall report to the department the following information:
11	(1) The number of adjunct teachers who hold a permit issued
12	under this section that the school corporation has hired each
13	school year, disaggregated by the grade level and subject area
14	taught by the adjunct teacher.
15	(2) The following information for each adjunct teacher described
16	in subdivision (1):
17	(A) The name of the adjunct teacher.
18	(B) The subject matter the adjunct teacher is permitted to
19	teach.
20	(C) A description of the adjunct teacher's experience described
21	in subsection (a)(1).
22	(D) The adjunct teacher's total salary and any other
23	compensation paid to the adjunct teacher during the school
24	year.
25	(E) The number of previous adjunct teaching employment
26	agreements the adjunct teacher has entered into with the
27	school corporation or any other school corporation.
28	(h) A school corporation shall post a vacant adjunct teacher position
29	on the department's online adjunct teacher portal established under
30	IC 20-19-3-25.
31	(i) A school corporation may notify the parents of students enrolled
32	in the school corporation of a vacant adjunct teacher position.
33	(j) The governing body of a school corporation shall announce any
34	vacant adjunct teacher positions at meetings of the governing body.
35	SECTION 12. IC 20-28-5.5-1, AS AMENDED BY P.L.56-2021,
36	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37	JULY 1, 2023]: Sec. 1. (a) The state board shall determine the timing,
38	frequency, whether training requirements can be combined or merged,
39	and the method of training, including whether the training should be

required for purposes of obtaining or renewing a license under

IC 20-28-5, or, in consultation with teacher preparation programs (as

defined in IC 20-28-3-1(b)), as part of the completion requirements for



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1	a teacher preparation program for training required under the following
2	sections:
3	IC 20-26-5-34.2.
4	IC 20-28-3-4.5.
5	IC 20-28-3-6.
6	IC 20-28-3-7.
7	IC 20-34-7-6.
8	IC 20-34-7-7.
9	IC 20-34-8-9.
10	However, nothing in this subsection shall be construed to authorize the
11	state board to suspend or otherwise eliminate training requirements
12	described in this subsection.
13	(b) In addition to the training described in subsection (a), the
14	department shall, in a manner prescribed by the state board:
15	(1) ensure a teacher has training in:
16	(A) cardiopulmonary resuscitation that includes a test
17	demonstration on a mannequin;
18	(B) removing a foreign body causing an obstruction in an
19	airway;
20	(C) the Heimlich maneuver; and
21	(D) the use of an automated external defibrillator;
22	(2) ensure a teacher holds a valid certification in each of the
23	procedures described in subdivision (1) issued by:
24	(A) the American Red Cross;
25	(B) the American Heart Association; or
26	(C) a comparable organization or institution approved by the
27	state board; or
28	(3) determine if a teacher has physical limitations that make it
29	impracticable to complete a course or certification described in
30	subdivision (1) or (2).
31	The state board shall determine the timing, frequency, whether training
32	requirements can be combined or merged, and the method of training
33	or certification, including whether the training or certification should
34	be required for purposes of obtaining or renewing a license under
35	IC 20-28-5, or, in consultation with teacher preparation programs (as
36	defined in IC 20-28-3-1(b)), as part of the completion requirements for

a teacher preparation program. However, the frequency of the training

may not be more frequent and the method of training may not be more

stringent than required in IC 20-28-5-3(c) through IC 20-28-5-3(e), as

in effect on January 1, 2020. Nothing in this subsection shall be

construed to authorize the state board to suspend or otherwise eliminate

training requirements described in this subsection.





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1	(c) The state board may recommend to the general assembly, in a
2	report in an electronic format under IC 5-14-6, to eliminate training
3	requirements described in subsection (a) or (b).
4	(d) In determining the training requirements for a school
5	corporation, charter school, or state accredited nonpublic school for
6	training required under:
7	(1) IC 20-26-5-34.2;
8	(2) IC 20-28-3-4.5; or
9	(3) IC 20-28-3-6; or
10	(4) IC 20-28-3-7;
11	the state board may consider whether a particular teacher received the
12	training described in this subsection as part of the teacher's licensing
13	requirements or at a teacher preparation program when determining

whether the particular teacher is required to receive the training by the school corporation, charter school, or state accredited nonpublic school.

SECTION 13. IC 20-28-6-2, AS AMENDED BY P.L.168-2022, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 2. (a) Except as provided under section 7.3 of this

chapter, a contract entered into by a teacher and a school corporation

must: (1) be in writing;

- (2) be signed by both parties; and
- (3) contain the:
 - (A) beginning date of the school term as determined annually by the school corporation;
 - (B) number of days in the school term as determined annually by the school corporation;
 - (C) total salary to be paid to the teacher during the school year;
 - (D) number of salary payments to be made to the teacher during the school year; and
 - (E) number of hours per day the teacher is expected to work. as discussed pursuant to IC 20-29-6-7.
- (b) The contract may provide for the annual determination of the teacher's annual compensation based on a local compensation plan specifying a salary range, which is part of the contract. The compensation plan may be changed by the school corporation before the later of May 1 of a year, with the changes effective the next school year, or the date specified in a collective bargaining agreement applicable to the next school year. A teacher affected by the changes shall be furnished with printed copies of the changed compensation plan not later than thirty (30) days after the adoption of the



1	compensation plan.
2	(c) A contract under this section is also governed by the following
3	statutes:
4	(1) IC 20-28-9-5 through IC 20-28-9-6.
5	(2) IC 20-28-9-9 through IC 20-28-9-11.
6	(3) IC 20-28-9-13.
7	(4) IC 20-28-9-14.
8	(d) A governing body shall provide the blank contract forms,
9	carefully worded by the secretary of education, and have them signed.
10	The contracts are public records open to inspection by the residents of
11	each school corporation.
12	(e) An action may be brought on a contract that conforms with
13	subsections $(a)(1)$, $(a)(2)$, and (d) .
14	SECTION 14. IC 20-28-6-7.5, AS ADDED BY P.L.90-2011,
15	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JULY 1, 2023]: Sec. 7.5. (a) A teacher who is subject to section 8 of
17	this chapter is not subject to this section.
18	(b) After June 30, 2011, A teacher who:
19	(1) serves under contract as a teacher in a public school
20	corporation;
21	(2) has not received a rating in an evaluation under IC 20-28-11.5
22	or receives a rating of ineffective in an evaluation under
23	IC 20-28-11.5;
24	(2) either:
25	(A) receives two (2) consecutive ratings of ineffective, as
26	determined by the school corporation, on an annual
27	evaluation under IC 20-28-11.5; or
28	(B) is in the teacher's first or second year of full-time
29	teaching in a classroom; and
30	(3) has not at any time before July 1, 2012, entered into a teaching
31	contract for further service with the school corporation; and
32	(4) has not received three (3) ratings in a five (5) year period of
33	effective or highly effective in an evaluation under IC 20-28-11.5;
34	shall be considered a probationary teacher.
35	(c) After June 30, 2011, A teacher who: receives a rating of:
36	(1) effective; is not a probationary teacher under subsection
37	(b); and
38	(2) highly effective; or enters into a contract described in
39	section 2 of this chapter;
40	(3) a combination of both subdivisions (1) and (2);
41	in an evaluation under IC 20-28-11.5 for at least three (3) years in a
42	five (5) year or shorter period becomes a professional teacher. by



1	entering into a contract described in section 2 of this chapter.
2	(d) A professional teacher who receives a rating of ineffective in an
3	evaluation under IC 20-28-11.5 shall be considered a probationary
4	teacher but is not subject to the cancellation of the teacher's contract
5	unless at least one (1) of the following criteria applies:
6	(1) The teacher receives a rating of ineffective in an evaluation
7	under IC 20-28-11.5 in the year immediately following the
8	teacher's initial rating of ineffective.
9	(2) The teacher's contract cancellation is due to a justifiable
10	decrease in the number of teaching positions under
11	IC 20-28-7.5-1(b)(3).
12	(3) The teacher's contract cancellation is due to conduct set forth
13	in IC 20-28-7.5-1(b).
14	SECTION 15. IC 20-28-7.5-1, AS AMENDED BY P.L.239-2015,
15	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JULY 1, 2023]: Sec. 1. (a) This chapter applies to a teacher in a school
17	corporation (as defined in IC 20-18-2-16(a)).
18	(b) A contract with a teacher may be canceled immediately in the
19	manner set forth in sections 2 through 4 of this chapter for any of the
20	following reasons:
21	(1) Immorality.
22	(2) Insubordination, which means a willful refusal to obey the
23	state school laws or reasonable rules adopted for the governance
24	of the school building or the school corporation.
25	(3) Incompetence, including:
26	(A) for probationary teachers, receiving an ineffective
27	designation on a performance evaluation or receiving two (2)
28	consecutive improvement necessary ratings on a performance
29	evaluation under IC 20-28-11.5; or
30	(B) for any teacher, receiving an ineffective designation on
31	two (2) consecutive performance evaluations or an ineffective
32	designation or improvement necessary rating under
33	IC 20-28-11.5 for three (3) years of any five (5) year period.
34	Repeated ineffective performance, as determined by the
35	school corporation.
36	(4) Neglect of duty.
37	(5) A conviction of an offense listed in IC 20-28-5-8(c).
38	(6) Other good or just cause.
39	(c) In addition to the reasons set forth in subsection (b), a

probationary teacher's contract may be canceled for any reason relevant

to the school corporation's interest in the manner set forth in sections



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2 through 4 of this chapter.

- (d) After June 30, 2012, the cancellation of teacher's contracts due to a justifiable decrease in the number of teaching positions shall be determined on the basis of performance rather than seniority. In cases where teachers are placed in the same performance category, any of the items in IC 20-28-9-1.5(b) may be considered.
- (e) Only the governing body may terminate, cancel, or otherwise refuse to renew a contract of a superintendent or assistant superintendent. Notice of the contract cancellation or the refusal to renew the individual's contract must be provided in the manner provided in IC 20-28-8-3(a).

SECTION 16. IC 20-28-9-1.5, AS **AMENDED** P.L.178-2022(ts), SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 1.5. (a) This subsection governs salary increases for a teacher employed by a school corporation. Compensation attributable to additional degrees or graduate credits earned before the effective date of a local compensation plan created under this chapter before July 1, 2015, shall continue for school years beginning after June 30, 2015. Compensation attributable to additional degrees for which a teacher has started course work before July 1, 2011, and completed course work before September 2, 2014, shall also continue for school years beginning after June 30, 2015. For school years beginning after June 30, 2022, a school corporation may provide a supplemental payment to a teacher in excess of the salary specified in the school corporation's compensation plan. A supplement provided under this subsection is not subject to collective bargaining. but a discussion of the supplement must be held. Such a supplement is in addition to any increase permitted under subsection (b).

- (b) Increases or increments in a local salary range must be based upon a combination of the following factors:
 - (1) A combination of the following factors taken together may account for not more than fifty percent (50%) of the calculation used to determine a teacher's increase or increment:
 - (A) The number of years of a teacher's experience.
 - (B) The possession of either:
 - (i) additional content area degrees beyond the requirements for employment; or
 - (ii) additional content area degrees and credit hours beyond the requirements for employment, if required under an agreement bargained under IC 20-29.
 - (2) The results of an evaluation conducted under IC 20-28-11.5.
 - (3) The assignment of instructional leadership roles, including the



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1	responsibility for conducting evaluations under IC 20-28-11.5.
2	(4) The academic needs of students in the school corporation.
3	(c) To provide greater flexibility and options, a school corporation
4	may differentiate the amount of salary increases or increments
5	determined for teachers. A school corporation shall base a
6	differentiated amount under this subsection on reasons the school
7	corporation determines are appropriate, which may include the:
8	(1) subject or subjects taught by a given teacher;
9	(2) importance of retaining a given teacher at the school
10	corporation;
11	(3) need to attract an individual with specific qualifications to fill
12	a teaching vacancy; and
13	(4) offering of a new program or class.
14	(d) A school corporation may provide differentiated increases or
15	increments under subsection (b), and in excess of the percentage
16	specified in subsection (b)(1), in order to:
17	(1) reduce the gap between the school corporation's minimum
18	teacher salary and the average of the school corporation's
19	minimum and maximum teacher salaries; or
20	(2) allow teachers currently employed by the school corporation
21	to receive a salary adjusted in comparison to starting base salaries
22	of new teachers.
23	(e) Except as provided in subsection (f), a teacher rated ineffective
24	or improvement necessary under IC 20-28-11.5 may not receive any
25	raise or increment for the following year if the teacher's employment
26	contract is continued. The amount that would otherwise have been
27	allocated for the salary increase of teachers rated ineffective or
28	improvement necessary shall be allocated for compensation of all
29	teachers rated effective and highly effective based on the criteria in
30	subsection (b).
31	(f) Subsection (e) does not apply to a teacher in the first two (2) full
32	school years that the teacher provides instruction to students in
33	elementary school or high school. If a teacher provides instruction to
34	students in elementary school or high school in another state, any full
35	school year, or its equivalent in the other state, that the teacher provides
36	instruction counts toward the two (2) full school years under this
37	subsection.
38	(g) A teacher who does not receive a raise or increment under
39	subsection (e) may file a request with the superintendent or
40	superintendent's designee not later than five (5) days after receiving
41	notice that the teacher received a rating of ineffective. The teacher is

entitled to a private conference with the superintendent or



1	superintendent's designee.
2	(h) The Indiana education employment relations board established
3	in IC 20-29-3-1 shall publish a model compensation plan with a model
4	salary range that a school corporation may adopt.
5	(i) Each school corporation shall submit its local compensation plan
6	to the Indiana education employment relations board. For a school year
7	beginning after June 30, 2015, a local compensation plan must specify
8	the range for teacher salaries. The Indiana education employment
9	relations board shall publish the local compensation plans on the
10	Indiana education employment relations board's Internet web site.
11	website.
12	(j) The Indiana education employment relations board shall review
13	a compensation plan for compliance with this section as part of its
14	review under IC 20-29-6-6.1. The Indiana education employment
15	relations board has jurisdiction to determine compliance of a
16	compensation plan submitted under this section.
17	(k) This chapter may not be construed to require or allow a school
18	corporation to decrease the salary of any teacher below the salary the
19	teacher was earning on or before July 1, 2015, if that decrease would
20	be made solely to conform to the new compensation plan.
21	(1) After June 30, 2011, all rights, duties, or obligations established
22	under IC 20-28-9-1 before its repeal are considered rights, duties, or
23	obligations under this section.
24	(m) An employment agreement described in IC 20-28-6-7.3 between
25	an adjunct teacher and a school corporation is not subject to this
26	section.
27	SECTION 17. IC 20-28-11.5-1, AS ADDED BY P.L.90-2011,
28	SECTION 39, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	JULY 1, 2023]: Sec. 1. As used in this chapter, "evaluator" means an
30	individual who conducts a staff performance evaluation. The term
31	includes a teacher who:
32	(1) has elearly demonstrated a record of effective teaching over
33	several years;
34	(2) is approved by the principal as qualified to evaluate under the
35	plan; and
36	(3) conducts staff performance evaluations as a significant part of
37	teacher's responsibilities.
38	SECTION 18. IC 20-28-11.5-3, AS AMENDED BY P.L.172-2011,
39	SECTION 122, IS AMENDED TO READ AS FOLLOWS
40	[EFFECTIVE JULY 1, 2023]: Sec. 3. As used in this chapter, "school
41	corporation" includes:



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(1) a school corporation;

1	(2) a school created by an interlocal agreement under IC 36-1-7;
2	(3) a special education cooperative under IC 20-35-5; and
3	(4) a joint career and technical education program created under
4	IC 20-37-1.
5	However, for purposes of section 4(a) and 4(b) of this chapter, "school
6	corporation" includes a charter school, a virtual charter school, and an
7	eligible school (as defined in IC 20-51-1-4.7).
8	SECTION 19. IC 20-28-11.5-4, AS AMENDED BY P.L.150-2020,
9	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JULY 1, 2023]: Sec. 4. (a) Each school corporation shall develop or
11	adopt a plan for annual performance evaluations for each certificated
12	employee. A school corporation shall implement the plan beginning
13	with the 2012-2013 school year.
14	(b) Instead of developing its own staff performance evaluation plan
15	under subsection (a), a school corporation may adopt a staff
16	performance evaluation plan that meets the requirements set forth in
17	this chapter or any of the following models:
18	(1) A plan using master teachers or contracting with an outside
19	vendor to provide master teachers.
20	(2) The System for Teacher and Student Advancement (TAP).
21	(3) The Peer Assistance and Review Teacher Evaluation System
22	(PAR).
23	(c) A plan must include the following components:
24	(1) Performance evaluations for all certificated employees,
25	conducted at least annually.
26	(2) Rigorous measures of effectiveness, including observations
27	and other performance indicators.
28	(3) An annual designation of each certificated employee in one
29	(1) of the following rating categories:
30	(A) Highly effective.
31	(B) Effective.
32	(C) Improvement necessary:
33	(D) Ineffective.
34	(4) An explanation of the evaluator's recommendations for
35	improvement, and the time in which improvement is expected.
36	(5) A provision that a teacher who negatively affects student
37	achievement and growth cannot receive a rating of highly
38	effective or effective.
39	(6) A pre-evaluation planning session conducted by the
40	superintendent or equivalent authority for the school corporation
41	with the principals in the school corporation.
42	(d) In developing a performance evaluation plan, a school



1	corporation may consider the following:
2	(1) Test scores of students (both formative and summative).
3	(2) Classroom presentation observations.
4	(3) Observation of student-teacher interaction.
5	(4) Knowledge of subject matter.
6	(5) Dedication and effectiveness of the teacher through time and
7	effort on task.
8	(6) Contributions of teachers through group teacher interactivity
9	in fulfilling the school improvement plan.
10	(7) Cooperation of the teacher with supervisors and peers.
11	(8) Extracurricular contributions of the teacher.
12	(9) Outside performance evaluations.
13	(10) Compliance with school corporation rules and procedures.
14	(11) Other items considered important by the school corporation
15	in developing each student to the student's maximum intellectual
16	potential and performance.
17	The state board and the department may recommend additional factors,
18	but may not require additional factors unless directed to do so by the
19	general assembly.
20	(e) The state board may create a method or model to align currently
21	used performance evaluation plan factors with each of the following
22	indicators:
23	(1) Maximizing instructional time.
24	(2) Student engagement.
25	(3) Developing student understanding and mastery of lesson
26	objectives.
27	(4) Tracking student data and analyzing progress.
28	(5) Checking for student understanding.
29	(b) A plan under this section must include an annual designation
30	of each certificated employee in one (1) of the following rating
31	categories:
32	(1) Highly effective.
33	(2) Effective.
34	(3) Improvement necessary.
35	(4) Ineffective.
36	The requirements for designation in each rating category must be
37	determined by the school corporation.
38	(f) (c) The plan must:
39	(1) be in writing; and
40	(2) be explained to the governing body in a public meeting;
41	before the evaluations are conducted. Before explaining the plan to the
42	governing body, the superintendent of the school corporation shall



discuss the plan with teachers or the teachers' representative, if there is one. This discussion is not subject to the open door law (IC 5-14-1.5). The plan is not subject to bargaining. but a discussion of the plan must be held.

- (g) (d) The evaluator shall discuss the evaluation with the certificated employee.
- (e) After a school corporation has assigned an evaluator to perform a certificated employee's evaluation, the certificated employee may request the school corporation to assign an evaluator other than the evaluator assigned to perform the certificated employee's evaluation.

SECTION 20. IC 20-28-11.5-6, AS ADDED BY P.L.90-2011, SECTION 39, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 6. (a) A copy of the completed evaluation, including any documentation related to the evaluation, must be provided to a certificated employee not later than seven (7) days after the evaluation is conducted.

- (b) If a certificated employee receives a rating of ineffective or improvement necessary, as determined by the school corporation, the evaluator and the certificated employee shall develop a remediation plan of not more than ninety (90) school days in length to correct the deficiencies noted in the certificated employee's evaluation. The remediation plan must require the use of the certificated employee's license renewal credits in professional development activities intended to help the certificated employee achieve an effective rating, as determined by the school corporation, on the next performance evaluation. If the principal did not conduct the performance evaluation, the principal may direct the use of the certificated employee's license renewal credits under this subsection.
- (c) A teacher who receives a rating of ineffective may file a request for a private conference with the superintendent or the superintendent's designee not later than five (5) days after receiving notice that the teacher received a rating of ineffective. The teacher is entitled to a private conference with the superintendent or superintendent's designee.

SECTION 21. IC 20-28-11.5-7 IS REPEALED [EFFECTIVE JULY 1, 2023]. Sec. 7. (a) This section applies to any teacher instructing students in a content area and grade subject to IC 20-32-5-2 (for a school year ending before July 1, 2018), and IC 20-32-5.1 (for a school year ending after June 30, 2018).

(b) A student may not be instructed for two (2) consecutive years by two (2) consecutive teachers, each of whom was rated as ineffective



1	under this chapter in the school year immediately before the school
2	year in which the student is placed in the respective teacher's class.
3	(c) If a teacher did not instruct students in the school year
4	immediately before the school year in which students are placed in the
5	teacher's class, the teacher's rating under this chapter for the most
6	recent year in which the teacher instructed students, instead of for the
7	school year immediately before the school year in which students are
8	placed in the teacher's class, shall be used in determining whether
9	subsection (b) applies to the teacher.
10	(d) If it is not possible for a school corporation to comply with this
11	section, the school corporation must notify the parents of each
12	applicable student indicating the student will be placed in a classroom
13	of a teacher who has been rated ineffective under this chapter. The
14	parent must be notified before the start of the second consecutive
15	school year.
16	SECTION 22. IC 20-28-11.5-8, AS AMENDED BY P.L.150-2020,
17	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2023]: Sec. 8. (a) To implement this chapter, the state board

- (1) Adopt rules under IC 4-22-2 that establish
 - (A) the criteria that define each of the four categories of teacher ratings under section (4)(c)(3) of this chapter;
 - (B) standards that define actions that constitute a negative impact on student achievement; and
 - (C) an acceptable standard for training evaluators.
- (2) Work with the department to develop a model plan and release it to school corporations. Subsequent versions of the model plan that contain substantive changes must be provided to school corporations.
- (3) Work with the department to ensure the availability of ongoing training on the use of the performance evaluation to ensure that all evaluators and certificated employees have access to information on the plan, the plan's implementation, and this chapter.
- (b) A school corporation may:

shall do the following:

- (1) adopt the department's model plan; or
- (2) adopt or establish any other model staff performance evaluation plan. approved by the department, without the state board's approval.
- (c) A school corporation may substantially modify the model plan or develop the school corporation's own plan, if the substantially modified or developed plan meets the criteria established under this



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chapter. If a school corporation substantially modifies the model plan or develops its own plan, the department may request that the school corporation submit the plan to the department to ensure the plan meets the criteria developed under this chapter. If the department makes such a request, before submitting a substantially modified or new staff performance evaluation plan to the department, the governing body shall submit the staff performance evaluation plan to the teachers employed by the school corporation for a vote. If at least seventy-five percent (75%) of the voting teachers vote in favor of adopting the staff performance evaluation plan, the governing body may submit the staff performance evaluation plan to the department.

(d) (c) Each school corporation shall submit its staff performance evaluation plan to the department. The department shall publish the staff performance evaluation plans on the department's Internet web site. A school corporation must submit its staff performance evaluation plan to the department for approval in order to qualify for any grant funding related to this chapter. website.

SECTION 23. IC 20-28-11.5-8.5, AS ADDED BY P.L.213-2015, SECTION 184, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 8.5. A plan for performance evaluations under this chapter may be discussed, but is not subject to bargaining. Selection of a performance evaluation model is at the discretion of the school corporation, but the developed plan must be reported to the department and the Indiana education employment relations board in a timely manner, as established by the department. Upon request by a school corporation, the department may review the school corporation's plan for efficacy and the Indiana education employment relations board may review the plan for legality, and both may comment to the school corporation. The department shall annually present to the state board of education plans selected by the school corporations. The state board may recommend model plans to school corporations, but shall not mandate any plan.

SECTION 24. IC 20-28-11.5-9, AS AMENDED BY P.L.41-2022, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 9. (a) The principal of a school in a school corporation shall report in the aggregate the results of staff performance evaluations for the school for the previous school year to the superintendent and the governing body for the school corporation before August 15 of each year on the schedule determined by the governing body. The report must be presented in a public meeting of the governing body. Before presentation to the governing body, the superintendent of the school corporation shall discuss the report of



completed evaluations with the teachers. This discussion is not subject to the open door law (IC 5-14-1.5). The report of completed evaluations is not subject to bargaining. but a discussion of the report must be held.

- (b) A school corporation annually shall provide the disaggregated results of staff performance evaluations by teacher identification numbers to the department:
 - (1) after completing the presentations required under subsection
 - (a) for all schools for the school corporation; and
 - (2) before November 15 of that year.

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Before November 15 of each year, each charter school (including a virtual charter school) shall provide the disaggregated results of staff performance evaluations by teacher identification numbers to the department.

- (c) Not before the beginning of the second semester (or the equivalent) of the school year and not later than August 1 of each year, the principal at each school described in subsection (b) shall complete a survey that provides information regarding the principal's assessment of the quality of instruction by each particular teacher preparation program located in Indiana for teachers employed at the school who initially received their teaching license in Indiana in the previous two (2) years. The survey shall be adopted by the state board and prescribed on a form developed not later than July 30, 2016, by the department that is aligned with the matrix system established under IC 20-28-3-1(i). The school shall provide the surveys to the department in a manner prescribed by the department. The department shall compile the information contained in the surveys, broken down by each teacher preparation program located in Indiana. The department shall include information relevant to a particular teacher preparation program located in Indiana in the department's report under subsection (f).
- (d) During the second semester (or the equivalent) of the school year and not later than August 1 of each year, each teacher employed by a school described in subsection (b) in Indiana who initially received a teacher's license in Indiana in the previous three (3) years shall complete a form after the teacher completes the teacher's initial year teaching at a particular school. The information reported on the form must:
 - (1) provide the year in which the teacher was hired by the school;
 - (2) include the name of the teacher preparation program that recommended the teacher for an initial license;
 - (3) describe subjects taught by the teacher;
 - (4) provide the location of different teaching positions held by the



1	teacher since the teacher initially obtained an Indiana teaching
2	license;
3	(5) provide a description of any mentoring the teacher has
4	received while teaching in the teacher's current teaching position
5	(6) describe the teacher's current licensure status; and
6	(7) include an assessment by the teacher of the quality of
7	instruction of the teacher preparation program in which the
8	teacher participated.
9	The form shall be prescribed by the department. The forms shall be
10	submitted to the department in a manner prescribed by the department
11	Upon receipt of the information provided in this subsection, the
12	department shall compile the information contained in the forms and
13	include an aggregated summary of the report on the department's
14	Internet web site.
15	(e) Before December 15 of each year, the department shall repor
16	the results of staff performance evaluations in the aggregate to the state
17	board, and to the public via the department's Internet web site for:
18	(1) the aggregate of certificated employees of each school and
19	school corporation;
20	(2) the aggregate of graduates of each teacher preparation
21	program in Indiana;
22	(3) for each school described in subsection (b), the annual rate or
23	retention for certificated employees for each school within the
24	charter school or school corporation; and
25	(4) the aggregate results of staff performance evaluations for each
26	category described in section 4(c)(3) of this chapter. In addition
27	to the aggregate results, the results must be broken down:
28	(A) by the content area of the initial teacher license received
29	by teachers upon completion of a particular teacher
30	preparation program; or
31	(B) as otherwise requested by a teacher preparation program
32	as approved by the state board.
33	(f) Beginning November 1, 2016, and before September 1 of each
34	year thereafter, the department shall report to each teacher preparation
35	program in Indiana for teachers with three (3) or fewer years or
36	teaching experience:
37	(1) information from the surveys relevant to that particular teacher
38	education program provided to the department under subsection
39	(c);
10	(2) information from the forms relevant to that particular teacher
1 1	preparation program compiled by the department under
12	subsection (d); and



(3) the results from the most recent school year for which data are available of staff performance evaluations for each category described in section 4(c)(3) of this chapter with three (3) or fewer years of teaching experience for that particular teacher preparation program. The report to the teacher preparation program under this subdivision shall be in the aggregate form and shall be broken down by the teacher preparation program that recommended an initial teaching license for the teacher.

SECTION 25. IC 20-29-2-7 IS REPEALED [EFFECTIVE JULY 1, 2023]. Sec. 7. "Discuss" means the performance of the mutual obligation of the school corporation through its superintendent and the exclusive representative to meet at reasonable times to:

(1) discuss;

- (2) provide meaningful input; or
- (3) exchange points of view;

with respect to items enumerated in IC 20-29-6-7.

SECTION 26. IC 20-29-6-1, AS AMENDED BY P.L.216-2021, SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 1. (a) School employers and school employees shall:

- (1) have the obligation and the right to bargain collectively the items set forth in section 4 of this chapter; **and**
- (2) have the right and obligation to discuss any item set forth in section 7 of this chapter; and
- (3) (2) enter into a contract embodying any of the matters listed in section 4 of this chapter on which they have bargained collectively.
- (b) Notwithstanding any other law, before a school employer and school employees may privately negotiate the matters described in subsection (a)(1) during the time period for formal collective bargaining established in section 12 of this chapter, the parties must hold at least one (1) public hearing and take public testimony to discuss the items described in subsection (a). A school employer may allow governing body members or the public to participate in a public hearing under this subsection by means of electronic communication.

SECTION 27. IC 20-29-6-6, AS AMENDED BY P.L.216-2021, SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 6. (a) The obligation to bargain collectively does not include the final approval of a contract concerning any items. Agreements reached through collective bargaining are binding as a contract only if ratified by the governing body of the school corporation and the exclusive representative. The obligation to bargain collectively



1	does not require the school employer or the exclusive representative to
2	agree to a proposal of the other or to make a concession to the other.
3	(b) This subsection applies to a collective bargaining agreement
4	ratified after June 30, 2021. A ratified collective bargaining agreement
5	shall include a provision specifying the date on which the public
6	hearing described in section 1(b) of this chapter and the public meeting
7	described in section 19 of this chapter occurred as well as an attestation
8	signed by both parties attesting that the public hearing described in
9	section 1(b) of this chapter and the public meeting described in section
10	19 of this chapter occurred on the dates specified in the ratified
11	collective bargaining agreement. The governing body shall indicate as
12	part of the attestation whether governing body members or members of
13	the public were allowed to participate in the public hearing or public
14	meeting by means of electronic communication.
15	SECTION 28. IC 20-29-6-7, AS AMENDED BY P.L.168-2022,
16	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2023]: Sec. 7. (a) A school employer shall may discuss: with
18	the exclusive representative of certificated employees the following
19	items:
20	(1) Curriculum development and revision.
21	(2) Selection of curricular materials.
22	(3) Teaching methods.
23	(4) Hirring, evaluation, promotion, demotion, transfer, assignment,
24	and retention of certificated employees.
25	(5) Student discipline.
26	(6) Expulsion or supervision of students.
27	(7) Pupil/teacher ratio.
28	(8) Class size or budget appropriations.
29	(9) Safety issues for students and employees in the workplace,
30	except those items required to be kept confidential by state or
31	federal law.
32	(10) Hours.
33	(11) Funding for a plan for a remediation program for any subset
34	of students enrolled in kindergarten through grade 12.
35	(12) The following nonbargainable items under IC 20-43-10-3.5:
36	(A) Teacher appreciation grants.
37	(B) Individual teacher appreciation grant stipends to teachers.
38	(C) Additions to base salary based on teacher appreciation
39	grant stipends.
40	(13) The pre-evaluation planning session required under

(14) The superintendent's report to the governing body concerning



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IC 20-28-11.5-4.

staff performance evaluations required under IC 20-28-11.5-9. (15) A teacher performance model.
(15) A teacher performance model.
* /
(16) The use of adjunct teachers permitted under IC 20-28-5-27.
(1) with a certificated employee or group of certificated
employees; or
(2) at one (1) or more meetings that are open to all certificated
employees;
any topic that significantly impacts a certificated employee's
working conditions or impacts the educational quality of the school
employer's students.
(b) A discussion or meeting under subsection (a) is not subject
to the open door law (IC 5-14-1.5).
SECTION 29. IC 20-29-6-8 IS REPEALED [EFFECTIVE JULY 1,
2023]. Sec. 8. The obligation to discuss does not require either party to
enter into a contract, agree to a proposal, or make a concession related
to the items listed in section 7 of this chapter. A failure to reach an
agreement on a matter of discussion does not allow the use of any part
of the impasse procedure under IC 20-29-8.
SECTION 30. IC 20-29-6-9, AS ADDED BY P.L.1-2005,
SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2023]: Sec. 9. The obligation to bargain collectively or discuss
a matter does not prevent:
(1) a school employee from petitioning the school employer,
governing body, or superintendent for a redress of the employee's
grievances, either individually or through the exclusive
representative; or
(2) the school employer or superintendent from conferring with
a citizen, taxpayer, student, school employee, or other person
considering the operation of the schools and the school
corporation.
SECTION 31. IC 20-29-6-19, AS AMENDED BY P.L.216-2021,
SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2023]: Sec. 19. (a) In addition to holding at least one (1)
public hearing with public testimony as described in section 1(b) of this
chapter, the A school employer must conduct a public meeting to
discuss a tentative collective bargaining agreement at least seventy-two
(72) hours before it is ratified by the school employer. A school
employer may allow governing body members or the public to
participate in a public meeting under this section by means of
electronic communication.

(b) Notice of the time and the location of the public meeting and a

tentative collective bargaining agreement established under this chapter



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2	least seventy-two (72) hours prior to the public meeting described in
2 3	subsection (a).
4	(c) A school employer must allow for public comment at the
5	meeting at which a tentative collective bargaining agreement is ratified.
6	(d) Not later than fourteen (14) business days after the parties have
7	reached an agreement under this chapter, the school employer shall
8	post the contract upon which the parties have agreed on the school
9	employer's Internet web site. website.
0	SECTION 32. IC 20-29-7-1, AS AMENDED BY P.L.48-2011,
1	SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2023]: Sec. 1. (a) It is an unfair practice for a school employer
3	to do any of the following:
4	(1) Interfere with, restrain, or coerce school employees in the
5	exercise of the rights guaranteed in IC 20-29-4.
6	(2) Dominate, interfere, or assist in the formation or
7	administration of any school employee organization or contribute
8	financial or other support to the organization. Subject to rules
9	adopted by the governing body, a school employer may permit
20	school employees to confer with the school employer or with any
21	school employee organization during working hours without loss
22	of time or pay.
22 23 24	(3) Encourage or discourage membership in any school employee
24	organization through discrimination in regard to:
25	(A) hiring;
26	(B) tenure of employment; or
27	(C) any term or condition of employment.
28	(4) Discharge or otherwise discriminate against a school
9	employee because the employee has filed a complaint, affidavit,
0	petition, or any information or testimony under this article.
1	(5) Refuse to
2	(A) bargain collectively or
3	(B) discuss;
4	with an exclusive representative as required by this article.
5	(6) Fail or refuse to comply with any provision of this article.
6	(b) If:
7	(1) a complaint is filed that alleges an unfair practice has occurred
8	with respect to a subject that may be discussed under this article;
9	and
0	(2) the complaint is found to be frivolous;
-1	the party that filed that complaint is liable for costs and attorney's fees.
-2	SECTION 33. IC 20-34-3-24 IS REPEALED [EFFECTIVE JULY



1	1, 2023]. Sec. 24. (a) For purposes of this section, "bleeding control
2	kit" means a first aid response kit that contains at least the following:
3	(1) One (1) tourniquet endorsed by the Committee on Tactica
4	Combat Casualty Care.
5	(2) A compression bandage.
6	(3) A bleeding control bandage.
7	(4) Protective gloves and a permanent marker.
8	(5) Scissors.
9	(6) Instructional documents developed by the Stop the Bleed
10	national awareness campaign of the United States Department of
11	Homeland Security or the American College of Surgeons
12	Committee on Trauma, or both.
13	(7) Other medical materials and equipment similar to those
14	described in subdivisions (1) through (3), and any additiona
15	items that:
16	(A) are approved by local law enforcement or first responders
17	(B) can adequately treat a traumatic injury; and
18	(C) can be stored in a readily available kit.
19	(b) Beginning in the 2020-2021 school year and each school year
20	thereafter and subject to either:
21	(1) an appropriation by the general assembly; or
22	(2) a charter school or school corporation receiving sufficien
23	bleeding control kits for the charter school or each school in the
24	school corporation from:
25	(A) donations from individuals or entities; or
26	(B) gifts necessary to purchase the bleeding control kits;
27	each school corporation and charter school shall develop and
28	implement a Stop the Bleed program that meets the requirements se
29	forth in this section. Upon request by a school corporation or charter
30	school, the department of homeland security, in collaboration with the
31	department, may direct the school corporation or charter school to
32	resources that are available to provide bleeding control kits to the
33	school corporation or charter school. The department of homeland
34	security and department shall maintain information regarding the Stop
35	the Bleed program on the department of homeland security's and
36	department's Internet web sites.
37	(c) A school corporation's Stop the Bleed program must include
38	each school of the school corporation. The Stop the Bleed program
39	must include requirements that:
40	(1) require bleeding control kits be assigned to designated rooms
41	in easily accessible locations to be determined by local firs
42	responders or the school safety specialist;



1	(2) include bleeding control kits in the emergency plans of the
2	school corporation or charter school, including the presentation
3	and use of the bleeding control kits in all drills and emergencies;
4	(3) provide that all school corporations and charter schools have
5	a minimum of five (5) individuals in each school building who
6	obtain appropriate training in the use of the bleeding control kit,
7	including:
8	(A) the proper application of pressure to stop bleeding;
9	(B) the application of dressings or bandages;
10	(C) additional pressure techniques to control bleeding; and
11	(D) the correct application of tourniquets;
12	(4) require bleeding control kits in school inventories to be
13	inspected annually to ensure that the materials, supplies, and
14	equipment contained in the bleeding control kits are not expired,
15	and that any expired materials, supplies, and equipment are
16	replaced as necessary; and
17	(5) require a bleeding control kit to be restocked after each use
18	and any materials, supplies, and equipment to be replaced as
19	necessary to ensure that the bleeding control kit contains all
20	necessary materials, supplies, and equipment.
21	(d) The department, in collaboration with the department of
22	homeland security, shall develop and provide training for the use of
23	bleeding control kits. The department may satisfy the training
24	requirements by using training, including online training, available
25	from the American College of Surgeons or a similar organization
26	authorized by the department of homeland security.
27	(e) In all matters relating to a Stop the Bleed program, school
28	corporation or charter school personnel are immune from civil liability
29	for any act done or omitted in the use of a bleeding control kit unless
30	the action constitutes gross negligence or willful or wanton
31	misconduct.
32	SECTION 34. IC 20-43-10-3.5, AS AMENDED BY P.L.165-2021,
33	SECTION 167, IS AMENDED TO READ AS FOLLOWS
34	[EFFECTIVE JUNE 29, 2023]: Sec. 3.5. (a) As used in this section,
35	"school" means a school corporation, charter school, and a virtual
36	charter school.
37	(b) Subject to the requirements of this section, a school qualifies for
38	a teacher appreciation grant as provided in this section for a state fiscal
39	year if one (1) or more licensed teachers:
40	(1) employed in the classroom by the school; or
41	(2) directly providing virtual education;

were rated as effective or as highly effective, using the most recently



1 completed teacher ratings. 2 (c) A school may not receive a teacher appreciation grant under section unless: 4 (1) the school has in the state fiscal year in which the teacher appreciation grant under section unless:	cher
 3 section unless: 4 (1) the school has in the state fiscal year in which the teacher 	cher
4 (1) the school has in the state fiscal year in which the teach	
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	c
5 appreciation grants are made under this section:	
6 (A) adopted an annual policy concerning the distributio	n oi
7 teacher appreciation grants; and	
8 (B) submitted the policy to the department for approval;	and
9 (2) the department has approved the policy.	
The department shall specify the date by which a policy describe	d in
subdivision (1) must be submitted to the department.	
12 (d) The amount of a teacher appreciation grant for a qualif	ying
school corporation or virtual charter school is equal to:	
14 (1) thirty-seven dollars and fifty-cents (\$37.50); multiplied by	Эy
15 (2) the school's current ADM.	
However, the grant amount for a virtual charter school may not exc	eed
the statewide average grant amount.	
(e) The following apply to the distribution of teacher apprecia	tion
19 grants:	
20 (1) If the total amount to be distributed as teacher apprecia	tion
grants for a particular state fiscal year exceeds the amo	ount
appropriated by the general assembly for teacher apprecia	tion
grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants for the total amount to be distributed as grants.	uted
as teacher appreciation grants to schools shall be proportional	itely
reduced so that the total reduction equals the amount of	the
26 excess. The amount of the reduction for a particular school	ol is
equal to the total amount of the excess multiplied by a fract	tion.
The numerator of the fraction is the amount of the team	cher
appreciation grant that the school would have received	if a
reduction were not made under this section. The denominator	or of
31 the fraction is the total amount that would be distributed	d as
teacher appreciation grants to all schools if a reduction were	not
made under this section.	
34 (2) If the total amount to be distributed as teacher apprecia	tion
grants for a particular state fiscal year is less than the amo	
appropriated by the general assembly for teacher apprecia	
grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for that state fiscal year, the total amount to be distributed as grants for the to	uted
as teacher appreciation grants to schools for that particular s	
fiscal year shall be proportionately increased so that the t	
amount to be distributed equals the amount of the appropria	
for that particular state fiscal year.	
42 (f) The annual teacher appreciation grant to which a school	ol is



entitled for a state fiscal year shall be distributed to the school before December 5 of that state fiscal year.

- (g) The following apply to a school's policy under subsection (c) concerning the distribution of teacher appreciation grants:
 - (1) The governing body shall differentiate between a teacher rated as a highly effective teacher and a teacher rated as an effective teacher. The policy must provide that the amount of a stipend awarded to a teacher rated as a highly effective teacher must be at least twenty-five percent (25%) more than the amount of a stipend awarded to a teacher rated as an effective teacher.
 - (2) The governing body of a school may differentiate between school buildings.
 - (3) A stipend to an individual teacher in a particular year is not subject to collective bargaining but is discussable, and is in addition to the minimum salary or increases in salary set under IC 20-28-9-1.5. The governing body may provide that an amount not exceeding fifty percent (50%) of the amount of a stipend to an individual teacher in a particular state fiscal year becomes a permanent part of and increases the base salary of the teacher receiving the stipend for school years beginning after the state fiscal year in which the stipend is received. The addition to base salary is not subject to collective bargaining. but is discussable.
- (h) A teacher appreciation grant received by a school shall be allocated among and used only to pay cash stipends to all licensed teachers employed in the classroom who are rated as effective or as highly effective and employed by the school as of December 1. A school may allocate up to twenty percent (20%) of the grant received by the school to provide a supplemental award to teachers with less than five (5) years of service who are rated as effective or as highly effective. The supplemental award is in addition to the award made from the part of the grant that is allocated to all eligible teachers.
- (i) The lead school corporation or interlocal cooperative administering a cooperative or other special education program or administering a career and technical education program, including programs managed under IC 20-26-10, IC 20-35-5, IC 20-37, or IC 36-1-7, shall award teacher appreciation grant stipends to and carry out the other responsibilities of an employing school corporation under this section for the teachers in the special education program or career and technical education program.
- (j) A school shall distribute all stipends from a teacher appreciation grant to individual teachers within twenty (20) business days of the date the department distributes the teacher appreciation grant to the



1	school. Any part of the teacher appreciation grant not distributed as
2	stipends to teachers before February must be returned to the
3	department on the earlier of the date set by the department or June 30
4	of that state fiscal year.
5	(k) The department, after review by the budget committee, may
6	waive the December 5 deadline under subsection (f) to distribute an
7	annual teacher appreciation grant to the school under this section for
8	that state fiscal year and approve an extension of that deadline to a later
9	date within that state fiscal year, if the department determines that a
10	waiver and extension of the deadline are in the public interest.
11	(1) The state board may adopt rules under IC 4-22-2, including
12	emergency rules in the manner provided in IC 4-22-2-37.1, as
13	necessary to implement this section.
14	(m) This section expires June 30, 2023.
15	SECTION 35. IC 20-50-1-3 IS REPEALED [EFFECTIVE JULY 1,
16	2023]. Sec. 3. (a) Every local educational agency, regardless of whether
17	it receives a McKinney-Vento Act grant, is required to designate a
18	local liaison under 42 U.S.C. 11432.
19	(b) The local liaison serves as one (1) of the primary contacts
20	between homeless families and:
21	(1) school staff;
22	(2) district personnel;
23	(3) shelter workers; and
24	(4) other service providers.
25	(e) The local liaison coordinates services to ensure the following:
26	(1) Homeless children and youths are identified by school
27	personnel through outreach and coordination activities with other
28	entities and agencies pursuant to the McKinney-Vento Act.
29	(2) Homeless children and youths are enrolled in, and have full
30	and equal opportunity to succeed in, school.
31	(3) Homeless families and homeless children and youths are
32	provided access to receive education services for which the
33	homeless families and homeless children and youths are eligible,
34	including Head Start, early intervention services under the
35	Individuals with Disabilities Education Act, and preschool
36	programs administered by the local educational agency.
37	(4) Homeless families and homeless children and youths are
38	referred to health, dental, mental health, and substance abuse
39	services, housing services, and other appropriate services.
40	(5) Parents or guardians of homeless children and youths are

(5) Parents or guardians of homeless children and youths are

informed of educational and related opportunities available to the children and are provided with meaningful opportunities to



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1	participate in the education of the children.
2	(6) Public notice of educational rights of homeless students is
3	disseminated in locations frequented by parents and guardians or
4	homeless children and youths, and unaccompanied youths
5	including in schools, shelters, public libraries, and soup kitchens
6	in a manner and form understandable to the parents and guardians
7	of homeless children and youths and unaccompanied youths.
8	(7) Enrollment disputes are mediated in accordance with the
9	McKinney-Vento Act.
10	(8) Parents and guardians of homeless children and youths and
11	unaccompanied youths are fully informed of all transportation
12	services, including transportation to and from the school of origin
13	and are assisted in accessing transportation services.
14	(9) School personnel receive professional development and other
15	support.
16	(10) Unaccompanied youths:
17	(A) are enrolled in school;
18	(B) have opportunities to meet the same state academic
19	standards as established for other children and youths; and
20	(C) are informed of the status of unaccompanied youths as
21	independent students under section 40 of the Higher Education
22	Act of 1965 (20 U.S.C. 1087vv), to ensure the rights of
23	unaccompanied youths to receive verification of this status
24	from the local liaison.
25	SECTION 36. IC 20-50-1-6 IS REPEALED [EFFECTIVE JULY 1
26	2023]. Sec. 6. (a) Each year, the department shall provide training to
27	individuals who are appointed under section 3 of this chapter as
28	liaisons for homeless children.
29	(b) The local educational agency shall provide professiona
30	development training to school staff, including teachers
31	paraprofessionals, and school support staff, at least one (1) time per
32	year. The development training shall include:
33	(1) the definition of homelessness;
34	(2) signs of homelessness; and
35	(3) steps to take when a homeless student is identified.
36	(e) The local educational agency shall provide professional
37	development training to specialized instructional support personnel that
38	is designed to heighten the understanding and sensitivity of the
39	personnel to:
40	(1) the needs of homeless children and youths;
41	(2) the rights of homeless children and youths under the
42	McKinney-Vento Act; and



1	(3) the specific educational needs of homeless children and
2	youths.
3	SECTION 37. IC 31-36-3-4, AS ADDED BY P.L.211-2019,
4	SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2023]: Sec. 4. (a) As used in this section, "homeless youth"
6	means an individual who:
7	(1) is:
8	(A) at least sixteen (16) years of age; and
9	(B) less than eighteen (18) years of age;
10	(2) is unemancipated;
11	(3) is mentally competent; and
12	(4) lives in a situation described in 42 U.S.C. 11434a(2)(A) and
13	42 U.S.C. 11434a(2)(B) with or without the consent of the
14	individual's parent, guardian, or custodian.
15	(b) An individual identified in subsection (c)(3) who presents a fee
16	and consent waiver affidavit described in subsection (c) on behalf of a
17	homeless youth to the appropriate agency or entity shall:
18	(1) have access, without charge and the consent of a parent,
19	guardian, or custodian, to the homeless youth's:
20	(A) certificate of birth;
21	(B) photo identification card under IC 9-24-16-10(c); and
22	(C) Indiana driver's license; and
23	(2) be permitted to enroll the homeless youth in adult basic
24	education services and register the homeless youth for the Indiana
25	high school equivalency examination following the completion of
26	an exit interview by the homeless youth under IC 20-33-2-9.
27	(c) A fee and consent waiver affidavit executed under this
28	subsection shall contain the following:
29	(1) The homeless youth's:
30	(A) full name; and
31	(B) date of birth.
32	(2) The name, address, and telephone number of the government
33	entity, school corporation liaison for homeless youth, under
34	IC 20-50-1-3, or nonprofit organization that:
35	(A) is providing services to the homeless youth; and
36	(B) will accept delivery of mail for the homeless youth.
37	(3) The name of the legal representative of the government entity,
38	school corporation liaison for homeless youth, under
39	IC 20-50-1-3, or nonprofit organization described in subdivision
40	(2).
41	(4) The signature of the legal representative described in
42	subdivision (3) and the date of the signature.



l	(5) The signature of the homeless youth and the date of the
2	signature.
3	A fee and consent waiver affidavit executed under this subsection must
4	be verified by affirmation or representation.
5	SECTION 38. IC 34-30-2.1-281 IS REPEALED [EFFECTIVE
6	JULY 1, 2023]. Sec. 281. IC 20-34-3-24 (Concerning the use of
7	bleeding control kits by school employees).
8	SECTION 39. [EFFECTIVE UPON PASSAGE] (a) The legislative
9	council is urged to assign to the appropriate interim study
10	committee, during the 2023 legislative interim, the task of studying
11	current school assessments in an effort to reduce and streamline
12	assessments for Indiana students.
13	(b) This SECTION expires January 1, 2024.
14	SECTION 40 An emergency is declared for this act.



COMMITTEE REPORT

Madam President: The Senate Committee on Education and Career Development, to which was referred Senate Bill No. 486, 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 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 5-14-1.5-6.1, AS AMENDED BY P.L.197-2021, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 6.1. (a) As used in this section, "public official" means a person:

- (1) who is a member of a governing body of a public agency; or
- (2) whose tenure and compensation are fixed by law and who executes an oath.
- (b) Executive sessions may be held only in the following instances:
 - (1) Where authorized by federal or state statute.
 - (2) For discussion of strategy with respect to any of the following:
 - (A) Collective bargaining, which does not include a discussion or meeting under IC 20-29-6-7.
 - (B) Initiation of litigation or litigation that is either pending or has been threatened specifically in writing. As used in this clause, "litigation" includes any judicial action or administrative law proceeding under federal or state law.
 - (C) The implementation of security systems.
 - (D) A real property transaction including:
 - (i) a purchase;
 - (ii) a lease as lessor;
 - (iii) a lease as lessee:
 - (iv) a transfer;
 - (v) an exchange; or
 - (vi) a sale;

by the governing body up to the time a contract or option is executed by the parties. This clause does not affect a political subdivision's duty to comply with any other statute that governs the conduct of the real property transaction, including IC 36-1-10 or IC 36-1-11.

(E) School consolidation.

However, all such strategy discussions must be necessary for competitive or bargaining reasons and may not include competitive or bargaining adversaries.



- (3) For discussion of the assessment, design, and implementation of school safety and security measures, plans, and systems.
- (4) Interviews and negotiations with industrial or commercial prospects or agents of industrial or commercial prospects by:
 - (A) the Indiana economic development corporation;
 - (B) the office of tourism development (before July 1, 2020) or the Indiana destination development corporation (after June 30, 2020);
 - (C) the Indiana finance authority;
 - (D) the ports of Indiana;
 - (E) an economic development commission;
 - (F) the Indiana state department of agriculture;
 - (G) the Indiana White River state park development commission;
 - (H) a local economic development organization that is a nonprofit corporation established under state law whose primary purpose is the promotion of industrial or business development in Indiana, the retention or expansion of Indiana businesses, or the development of entrepreneurial activities in Indiana; or
 - (I) a governing body of a political subdivision.

However, this subdivision does not apply to any discussions regarding research that is prohibited under IC 16-34.5-1-2 or under any other law.

- (5) To receive information about and interview prospective employees.
- (6) With respect to any individual over whom the governing body has jurisdiction:
 - (A) to receive information concerning the individual's alleged misconduct; and
 - (B) to discuss, before a determination, the individual's status as an employee, a student, or an independent contractor who is:
 - (i) a physician; or
 - (ii) a school bus driver.
- (7) For discussion of records classified as confidential by state or federal statute.
- (8) To discuss before a placement decision an individual student's abilities, past performance, behavior, and needs.
- (9) To discuss a job performance evaluation of individual employees. This subdivision does not apply to a discussion of the salary, compensation, or benefits of employees during a budget



process.

- (10) When considering the appointment of a public official, to do the following:
 - (A) Develop a list of prospective appointees.
 - (B) Consider applications.
 - (C) Make one (1) initial exclusion of prospective appointees from further consideration.

Notwithstanding IC 5-14-3-4(b)(12), a governing body may release and shall make available for inspection and copying in accordance with IC 5-14-3-3 identifying information concerning prospective appointees not initially excluded from further consideration. An initial exclusion of prospective appointees from further consideration may not reduce the number of prospective appointees to fewer than three (3) unless there are fewer than three (3) prospective appointees. Interviews of prospective appointees must be conducted at a meeting that is open to the public.

- (11) To train school board members with an outside consultant about the performance of the role of the members as public officials.
- (12) To prepare or score examinations used in issuing licenses, certificates, permits, or registrations under IC 25.
- (13) To discuss information and intelligence intended to prevent, mitigate, or respond to the threat of terrorism.
- (14) To train members of a board of aviation commissioners appointed under IC 8-22-2 or members of an airport authority board appointed under IC 8-22-3 with an outside consultant about the performance of the role of the members as public officials. A board may hold not more than one (1) executive session per calendar year under this subdivision.
- (15) For discussion by the governing body of a state educational institution of:
 - (A) the assessment of; or
 - (B) negotiation with another entity concerning;

the establishment of a collaborative relationship or venture to advance the research, engagement, or education mission of the state educational institution. However, this subdivision does not apply to any discussions regarding research that is prohibited under IC 16-34.5-1-2 or under any other law.

- (c) A final action must be taken at a meeting open to the public.
- (d) Public notice of executive sessions must state the subject matter by specific reference to the enumerated instance or instances for which



executive sessions may be held under subsection (b). The requirements stated in section 4 of this chapter for memoranda and minutes being made available to the public is modified as to executive sessions in that the memoranda and minutes must identify the subject matter considered by specific reference to the enumerated instance or instances for which public notice was given. The governing body shall certify by a statement in the memoranda and minutes of the governing body that no subject matter was discussed in the executive session other than the subject matter specified in the public notice.

(e) A governing body may not conduct an executive session during a meeting, except as otherwise permitted by applicable statute. A meeting may not be recessed and reconvened with the intent of circumventing this subsection."

Page 11, line 27, reset in roman "(D)".

Page 11, line 27, after "trafficking)." insert "**Training regarding identifying and reporting human trafficking.**

The training described in subdivision (4)(D) may be completed through the online platform described in IC 20-19-3-29.".

Page 16, delete line 42.

Delete pages 17 through 18.

Page 19, delete lines 1 through 16, begin a new paragraph and insert:

"SECTION 16. IC 20-28-9-1.5, AS AMENDED BY P.L.178-2022(ts), SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 1.5. (a) This subsection governs salary increases for a teacher employed by a school corporation. Compensation attributable to additional degrees or graduate credits earned before the effective date of a local compensation plan created under this chapter before July 1, 2015, shall continue for school years beginning after June 30, 2015. Compensation attributable to additional degrees for which a teacher has started course work before July 1, 2011, and completed course work before September 2, 2014, shall also continue for school years beginning after June 30, 2015. For school years beginning after June 30, 2022, a school corporation may provide a supplemental payment to a teacher in excess of the salary specified in the school corporation's compensation plan. A supplement provided under this subsection is not subject to collective bargaining. but a discussion of the supplement must be held. Such a supplement is in addition to any increase permitted under subsection (b).

(b) Increases or increments in a local salary range must be based upon a combination of the following factors:



- (1) A combination of the following factors taken together may account for not more than fifty percent (50%) of the calculation used to determine a teacher's increase or increment:
 - (A) The number of years of a teacher's experience.
 - (B) The possession of either:
 - (i) additional content area degrees beyond the requirements for employment; or
 - (ii) additional content area degrees and credit hours beyond the requirements for employment, if required under an agreement bargained under IC 20-29.
- (2) The results of an evaluation conducted under IC 20-28-11.5.
- (3) The assignment of instructional leadership roles, including the responsibility for conducting evaluations under IC 20-28-11.5.
- (4) The academic needs of students in the school corporation.
- (c) To provide greater flexibility and options, a school corporation may differentiate the amount of salary increases or increments determined for teachers. A school corporation shall base a differentiated amount under this subsection on reasons the school corporation determines are appropriate, which may include the:
 - (1) subject or subjects taught by a given teacher;
 - (2) importance of retaining a given teacher at the school corporation;
 - (3) need to attract an individual with specific qualifications to fill a teaching vacancy; and
 - (4) offering of a new program or class.
- (d) A school corporation may provide differentiated increases or increments under subsection (b), and in excess of the percentage specified in subsection (b)(1), in order to:
 - (1) reduce the gap between the school corporation's minimum teacher salary and the average of the school corporation's minimum and maximum teacher salaries; or
 - (2) allow teachers currently employed by the school corporation to receive a salary adjusted in comparison to starting base salaries of new teachers.
- (e) Except as provided in subsection (f), a teacher rated ineffective or improvement necessary under IC 20-28-11.5 may not receive any raise or increment for the following year if the teacher's employment contract is continued. The amount that would otherwise have been allocated for the salary increase of teachers rated ineffective or improvement necessary shall be allocated for compensation of all teachers rated effective and highly effective based on the criteria in subsection (b).



- (f) Subsection (e) does not apply to a teacher in the first two (2) full school years that the teacher provides instruction to students in elementary school or high school. If a teacher provides instruction to students in elementary school or high school in another state, any full school year, or its equivalent in the other state, that the teacher provides instruction counts toward the two (2) full school years under this subsection.
- (g) A teacher who does not receive a raise or increment under subsection (e) may file a request with the superintendent or superintendent's designee not later than five (5) days after receiving notice that the teacher received a rating of ineffective. The teacher is entitled to a private conference with the superintendent or superintendent's designee.
- (h) The Indiana education employment relations board established in IC 20-29-3-1 shall publish a model compensation plan with a model salary range that a school corporation may adopt.
- (i) Each school corporation shall submit its local compensation plan to the Indiana education employment relations board. For a school year beginning after June 30, 2015, a local compensation plan must specify the range for teacher salaries. The Indiana education employment relations board shall publish the local compensation plans on the Indiana education employment relations board's Internet web site. website.
- (j) The Indiana education employment relations board shall review a compensation plan for compliance with this section as part of its review under IC 20-29-6-6.1. The Indiana education employment relations board has jurisdiction to determine compliance of a compensation plan submitted under this section.
- (k) This chapter may not be construed to require or allow a school corporation to decrease the salary of any teacher below the salary the teacher was earning on or before July 1, 2015, if that decrease would be made solely to conform to the new compensation plan.
- (l) After June 30, 2011, all rights, duties, or obligations established under IC 20-28-9-1 before its repeal are considered rights, duties, or obligations under this section.
- (m) An employment agreement described in IC 20-28-6-7.3 between an adjunct teacher and a school corporation is not subject to this section.".
 - Page 21, between lines 18 and 19, begin a new paragraph and insert:
- "(b) A plan under this section must include an annual designation of each certificated employee in one (1) of the following rating categories:



- (1) Highly effective.
- (2) Effective.
- (3) Improvement necessary.
- (4) Ineffective.

The requirements for designation in each rating category must be determined by the school corporation.".

Page 21, line 19, delete "(b)" and insert "(c)".

Page 21, line 28, delete "(c)" and insert "(d)".

Page 21, between lines 29 and 30, begin a new paragraph and insert:

"(e) After a school corporation has assigned an evaluator to perform a certificated employee's evaluation, the certificated employee may request the school corporation to assign an evaluator other than the evaluator assigned to perform the certificated employee's evaluation."

Page 21, line 36, delete "ineffective," and insert "ineffective".

Page 21, line 36, reset in roman "or".

Page 21, line 37, reset in roman "improvement necessary,".

Page 23, delete lines 36 through 42, begin a new paragraph and insert:

"SECTION 23. IC 20-28-11.5-8.5, AS ADDED BY P.L.213-2015, SECTION 184, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 8.5. A plan for performance evaluations under this chapter may be discussed, but is not subject to bargaining. Selection of a performance evaluation model is at the discretion of the school corporation, but the developed plan must be reported to the department and the Indiana education employment relations board in a timely manner, as established by the department. Upon request by a school corporation, the department may review the school corporation's plan for efficacy and the Indiana education employment relations board may review the plan for legality, and both may comment to the school corporation. The department shall annually present to the state board of education plans selected by the school corporations. The state board may recommend model plans to school corporations, but shall not mandate any plan."

Page 24, delete lines 1 through 6.

Page 26, delete lines 25 through 36, begin a new paragraph and insert:

"SECTION 25. IC 20-29-2-7 IS REPEALED [EFFECTIVE JULY 1, 2023]. Sec. 7. "Discuss" means the performance of the mutual obligation of the school corporation through its superintendent and the exclusive representative to meet at reasonable times to:

(1) discuss;



- (2) provide meaningful input; or
- (3) exchange points of view;

with respect to items enumerated in IC 20-29-6-7.".

Page 26, line 39, strike "(a)".

Page 27, strike lines 6 through 13.

Page 27, delete lines 14 through 42, begin a new paragraph and insert:

"SECTION 27. IC 20-29-6-6, AS AMENDED BY P.L.216-2021, SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 6. (a) The obligation to bargain collectively does not include the final approval of a contract concerning any items. Agreements reached through collective bargaining are binding as a contract only ifratified by the governing body of the school corporation and the exclusive representative. The obligation to bargain collectively does not require the school employer or the exclusive representative to agree to a proposal of the other or to make a concession to the other.

(b) This subsection applies to a collective bargaining agreement ratified after June 30, 2021. A ratified collective bargaining agreement shall include a provision specifying the date on which the public hearing described in section 1(b) of this chapter and the public meeting described in section 19 of this chapter occurred as well as an attestation signed by both parties attesting that the public hearing described in section 19 of this chapter and the public meeting described in section 19 of this chapter occurred on the dates specified in the ratified collective bargaining agreement. The governing body shall indicate as part of the attestation whether governing body members or members of the public were allowed to participate in the public hearing or public meeting by means of electronic communication.

SECTION 28. IC 20-29-6-7, AS AMENDED BY P.L.168-2022, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 7. (a) A school employer shall may discuss: with the exclusive representative of certificated employees the following items:

- (1) Curriculum development and revision.
- (2) Selection of curricular materials.
- (3) Teaching methods.
- (4) Hiring, evaluation, promotion, demotion, transfer, assignment, and retention of certificated employees.
- (5) Student discipline.
- (6) Expulsion or supervision of students.
- (7) Pupil/teacher ratio.
- (8) Class size or budget appropriations.



- (9) Safety issues for students and employees in the workplace, except those items required to be kept confidential by state or federal law.
- (10) Hours.
- (11) Funding for a plan for a remediation program for any subset of students enrolled in kindergarten through grade 12.
- (12) The following nonbargainable items under IC 20-43-10-3.5:
 - (B) Individual teacher appreciation grant stipends to teachers.
 - (C) Additions to base salary based on teacher appreciation grant stipends.
- (13) The pre-evaluation planning session required under IC 20-28-11.5-4.
- (14) The superintendent's report to the governing body concerning staff performance evaluations required under IC 20-28-11.5-9.
- (15) A teacher performance model.
- (16) The use of adjunct teachers permitted under IC 20-28-5-27.
- (1) with a certificated employee or group of certificated employees; or
- (2) at one (1) or more meetings that are open to all certificated employees;

any topic that significantly impacts a certificated employee's working conditions or impacts the educational quality of the school employer's students.

(b) A discussion or meeting under subsection (a) is not subject to the open door law (IC 5-14-1.5).".

Page 28, delete lines 1 through 8.

Page 28, between lines 26 and 27, begin a new paragraph and insert: "SECTION 31. IC 20-29-6-19, AS AMENDED BY P.L.216-2021, SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 19. (a) In addition to holding at least one (1) public hearing with public testimony as described in section 1(b) of this chapter; the A school employer must conduct a public meeting to discuss a tentative collective bargaining agreement at least seventy-two (72) hours before it is ratified by the school employer. A school employer may allow governing body members or the public to participate in a public meeting under this section by means of electronic communication.

(b) Notice of the time and the location of the public meeting and a tentative collective bargaining agreement established under this chapter must be posted on the school employer's Internet web site website at least seventy-two (72) hours prior to the public meeting described in



subsection (a).

- (c) A school employer must allow for public comment at the meeting at which a tentative collective bargaining agreement is ratified.
- (d) Not later than fourteen (14) business days after the parties have reached an agreement under this chapter, the school employer shall post the contract upon which the parties have agreed on the school employer's Internet web site. website.".

Page 31, delete lines 7 through 42, begin a new paragraph and insert:

"SECTION 34. IC 20-43-10-3.5, AS AMENDED BY P.L.165-2021, SECTION 167, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JUNE 29, 2023]: Sec. 3.5. (a) As used in this section, "school" means a school corporation, charter school, and a virtual charter school.

- (b) Subject to the requirements of this section, a school qualifies for a teacher appreciation grant as provided in this section for a state fiscal year if one (1) or more licensed teachers:
 - (1) employed in the classroom by the school; or
- (2) directly providing virtual education; were rated as effective or as highly effective, using the most recently completed teacher ratings.
- (c) A school may not receive a teacher appreciation grant under this section unless:
 - (1) the school has in the state fiscal year in which the teacher appreciation grants are made under this section:
 - (A) adopted an annual policy concerning the distribution of teacher appreciation grants; and
 - (B) submitted the policy to the department for approval; and
 - (2) the department has approved the policy.

The department shall specify the date by which a policy described in subdivision (1) must be submitted to the department.

- (d) The amount of a teacher appreciation grant for a qualifying school corporation or virtual charter school is equal to:
 - (1) thirty-seven dollars and fifty-cents (\$37.50); multiplied by
 - (2) the school's current ADM.

However, the grant amount for a virtual charter school may not exceed the statewide average grant amount.

- (e) The following apply to the distribution of teacher appreciation grants:
 - (1) If the total amount to be distributed as teacher appreciation grants for a particular state fiscal year exceeds the amount appropriated by the general assembly for teacher appreciation



grants for that state fiscal year, the total amount to be distributed as teacher appreciation grants to schools shall be proportionately reduced so that the total reduction equals the amount of the excess. The amount of the reduction for a particular school is equal to the total amount of the excess multiplied by a fraction. The numerator of the fraction is the amount of the teacher appreciation grant that the school would have received if a reduction were not made under this section. The denominator of the fraction is the total amount that would be distributed as teacher appreciation grants to all schools if a reduction were not made under this section.

- (2) If the total amount to be distributed as teacher appreciation grants for a particular state fiscal year is less than the amount appropriated by the general assembly for teacher appreciation grants for that state fiscal year, the total amount to be distributed as teacher appreciation grants to schools for that particular state fiscal year shall be proportionately increased so that the total amount to be distributed equals the amount of the appropriation for that particular state fiscal year.
- (f) The annual teacher appreciation grant to which a school is entitled for a state fiscal year shall be distributed to the school before December 5 of that state fiscal year.
- (g) The following apply to a school's policy under subsection (c) concerning the distribution of teacher appreciation grants:
 - (1) The governing body shall differentiate between a teacher rated as a highly effective teacher and a teacher rated as an effective teacher. The policy must provide that the amount of a stipend awarded to a teacher rated as a highly effective teacher must be at least twenty-five percent (25%) more than the amount of a stipend awarded to a teacher rated as an effective teacher.
 - (2) The governing body of a school may differentiate between school buildings.
 - (3) A stipend to an individual teacher in a particular year is not subject to collective bargaining but is discussable, and is in addition to the minimum salary or increases in salary set under IC 20-28-9-1.5. The governing body may provide that an amount not exceeding fifty percent (50%) of the amount of a stipend to an individual teacher in a particular state fiscal year becomes a permanent part of and increases the base salary of the teacher receiving the stipend for school years beginning after the state fiscal year in which the stipend is received. The addition to base salary is not subject to collective bargaining. but is discussable.



- (h) A teacher appreciation grant received by a school shall be allocated among and used only to pay cash stipends to all licensed teachers employed in the classroom who are rated as effective or as highly effective and employed by the school as of December 1. A school may allocate up to twenty percent (20%) of the grant received by the school to provide a supplemental award to teachers with less than five (5) years of service who are rated as effective or as highly effective. The supplemental award is in addition to the award made from the part of the grant that is allocated to all eligible teachers.
- (i) The lead school corporation or interlocal cooperative administering a cooperative or other special education program or administering a career and technical education program, including programs managed under IC 20-26-10, IC 20-35-5, IC 20-37, or IC 36-1-7, shall award teacher appreciation grant stipends to and carry out the other responsibilities of an employing school corporation under this section for the teachers in the special education program or career and technical education program.
- (j) A school shall distribute all stipends from a teacher appreciation grant to individual teachers within twenty (20) business days of the date the department distributes the teacher appreciation grant to the school. Any part of the teacher appreciation grant not distributed as stipends to teachers before February must be returned to the department on the earlier of the date set by the department or June 30 of that state fiscal year.
- (k) The department, after review by the budget committee, may waive the December 5 deadline under subsection (f) to distribute an annual teacher appreciation grant to the school under this section for that state fiscal year and approve an extension of that deadline to a later date within that state fiscal year, if the department determines that a waiver and extension of the deadline are in the public interest.
- (1) The state board may adopt rules under IC 4-22-2, including emergency rules in the manner provided in IC 4-22-2-37.1, as necessary to implement this section.
 - (m) This section expires June 30, 2023.".

Delete page 32.

Page 33, delete lines 1 through 32.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass and be reassigned to the Senate Committee on Appropriations.

(Reference is to SB 486 as introduced.)



Committee Vote: Yeas 7, Nays 6.

COMMITTEE REPORT

Madam President: The Senate Committee on Appropriations, to which was referred Senate Bill No. 486, 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 5, line 8, delete "shall" and insert "may".

Page 5, line 17, delete "shall" and insert "may".

and when so amended that said bill do pass.

(Reference is to SB 486 as printed February 3, 2023.)

MISHLER, Chairperson

Committee Vote: Yeas 10, Nays 4.

SENATE MOTION

Madam President: I move that Senate Bill 486 be amended to read as follows:

Page 5, line 20, delete "youth" and insert "Youth".

Page 5, line 21, delete "IC 20-28-3-6;" and insert "IC 20-28-3-6.".

Page 5, line 22, delete "pathogens;" and insert "pathogens.".

Page 5, line 23, delete "bullying" and insert "Bullying".

Page 5, line 23, delete "IC 20-26-5-34.2;" and insert "IC 20-26-5-34.2.".

Page 5, line 24, delete "child" and insert "Child".

Page 5, line 24, delete "IC 20-28-3-4.5;" and insert "IC 20-28-3-4.5.".

Page 5, line 25, delete "out; and" and insert "out.".

Page 5, delete lines 30 through 42.

Delete page 6.

Page 7, delete lines 1 through 30, begin a new paragraph and insert: "SECTION 4. IC 20-20-40-13, AS AMENDED BY THE TECHNICAL CORRECTIONS BILL OF THE 2023 GENERAL





ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 13. (a) The commission has the following duties:

- (1) To adopt rules concerning the following:
 - (A) The use of restraint and seclusion in a school corporation or a state accredited nonpublic school, with an emphasis on eliminating or minimizing the use of restraint and seclusion.
 - (B) The prevention of the use of types of restraint or seclusion that may harm a student, a school employee, a school volunteer, or the educational environment of the school.
 - (C) Requirements for notifying parents.
 - (D) Training regarding the use of restraint and seclusion, including the frequency of training and what employees must be trained.
 - (E) The distribution of the seclusion and restraint policy to parents and the public.
 - (F) Requirements for the reporting of incidents of restraint and seclusion in the annual school performance report, including incidents of restraint and seclusion involving school resource officers (as defined in IC 20-26-18.2-1).
 - (G) Circumstances that may require more timely incident reporting and the requirements for such reporting.
- (2) To develop, maintain, and revise a model restraint and seclusion plan for schools that includes the following elements:
 - (A) A statement on how students will be treated with dignity and respect and how appropriate student behavior will be promoted and taught.
 - (B) A statement ensuring that the school will use prevention, positive behavior intervention and support, and conflict deescalation de-escalation to eliminate or minimize the need for use of any of the following:
 - (i) Seclusion.
 - (ii) Chemical restraint.
 - (iii) Mechanical restraint.
 - (iv) Physical restraint.
 - (C) A statement ensuring that any behavioral intervention used will be consistent with the student's most current behavioral intervention plan, or individualized education program, if applicable.
 - (D) Definitions for restraint and seclusion, as defined in this chapter.
 - (E) A statement ensuring that if a procedure listed in clause
 - (B) is used, the procedure will be used:



- (i) as a last resort safety procedure, employed only after another, less restrictive procedure has been implemented without success; and
- (ii) in a situation in which there is an imminent risk of injury to the student, other students, school employees, or visitors to the school.
- (F) An indication that restraint or seclusion may be used only for a short time period, or until the imminent risk of injury has passed.
- (G) A documentation and recording requirement governing instances in which procedures listed in clause (B) are used, including:
 - (i) how every incident will be documented and debriefed;
 - (ii) how responsibilities will be assigned to designated employees for evaluation and oversight; and
 - (iii) designation of a school employee to be the keeper of such documents.
- (H) A requirement that the student's parent must be notified as soon as possible when an incident involving the student occurs that includes use of procedures listed in clause (B).
- (I) A requirement that a copy of an incident report must be sent to the student's parent after the student is subject to a procedure listed in clause (B).
- (J) Required recurrent training for appropriate school employees special education teachers and school resource officers on the appropriate use of effective alternatives to physical restraint and seclusion, including the use of positive behavioral intervention and support and conflict deescalation. de-escalation. The training must include the safe use of physical restraint and seclusion in incidents involving imminent danger or serious harm to the student, school employees, or others. Consideration must be given to available school resources and the time commitments of school employees: special education teachers and school resource officers.
- (3) To accept and review reports from the public and make nonbinding recommendations to the department of any suggested action to be taken.
- (b) The model policy developed by the commission must take into consideration that implementation and reporting requirements for state accredited nonpublic schools may vary, and the model plan must provide state accredited nonpublic schools flexibility with regards to



accountability under and implementation of the plan adopted by a state accredited nonpublic school under section 14 of this chapter.".

Page 33, line 28, after "collectively" delete ";". Renumber all SECTIONS consecutively.

(Reference is to SB 486 as printed February 17, 2023.)

ROGERS

