



IASWCD

Prepared by: Trevor Vance
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- HB1003 BOARDS AND COMMISSIONS (BARTELS S) Makes changes to requirements for the re adoption of administrative rules. Repeals, merges, consolidates, or otherwise modifies various boards, commissions, and other governmental bodies. Modifies or establishes various funds. Makes changes to the membership, duties, and operations of various boards, commissions, and other governmental bodies. Provides that the professional licensing agency may adopt and enforce procedural rules for the administration of a board if the rule: (1) will affect multiple boards; and (2) is not inconsistent with any rule adopted by the affected board. Repeals the fire prevention and building safety commission (commission). Transfers the commission's responsibilities and administrative rules to the department of homeland security (department). Makes certain changes to the administration of building and safety statutes and building and safety codes. Provides for the codification of administrative rules setting forth building and safety codes into statute. Makes an appropriation.
- Current Status:* 2/2/2026 - House Bills on Third Reading
Recent Status: 1/29/2026 - Amendment #8 (DeLaney) failed; Roll Call 152: yeas 38, nays 54
1/29/2026 - Amendment #7 (Pryor) prevailed; voice vote
State Bill Page: [HB1003](#)
- HB1043 DATA CENTER WATER REGULATION (BURTON A) Defines "data center". Prohibits a person from operating a data center in Indiana without obtaining a consumption permit from the department of natural resources (department). Sets forth information that must be included in a consumption permit application. Establishes procedures for the department to approve or deny a consumption permit application. Provides that a consumption permit may be transferred under certain circumstances. Provides that a person may consult with the department to assess the viability of a proposed data center with respect to water consumption. Allows the natural resources commission to adopt rules to implement this bill.
- Current Status:* 1/8/2026 - added as coauthor Representative Commons
Recent Status: 12/2/2025 - Referred to House Natural Resources
12/2/2025 - First Reading
State Bill Page: [HB1043](#)
- HB1110 PFAS CHEMICALS (CASH B) Requires the department of environmental management to adopt maximum contaminant levels for PFAS chemicals and effluent limitation standards for wastewater containing PFAS chemicals by July 1, 2027. Creates various compliance requirements for direct dischargers and indirect dischargers. Establishes various civil penalties. Establishes the PFAS chemical testing and remediation fund. Creates a PFAS chemical grant program.
- Current Status:* 1/8/2026 - added as coauthors Representatives Sweet, Bauer
Recent Status: 1/5/2026 - Referred to House Environmental Affairs
1/5/2026 - First Reading
State Bill Page: [HB1110](#)
- HB1185 DEPARTMENT OF AGRICULTURE (AYLESWORTH M) Adds a purpose for which money in the clean water Indiana fund may be used. Renames the value added research fund to the agricultural market development fund and makes various changes to the purposes for which money in the agricultural market development fund may be used. Allows the agricultural market development fund to accept grants, donations, and money received from any other source. Requires the division of soil conservation to work in collaboration with state and federal agencies and research institutions in the installation and maintenance of mesonet sites. Allows money in the grain buyers and warehouse licensing agency license fee fund to be used to augment and supplement funding for the implementation of the Indiana grain buyers and warehouse licensing and bonding law subject to approval by the budget agency. Makes conforming changes.
- Current Status:* 1/8/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3
Recent Status: 1/8/2026 - Committee Report do pass, adopted

State Bill Page: [HB1185](#)

- HB1222 REGULATION OF DAMS (LOPEZ D) Exempts retention ponds from dam regulations.
Current Status: 1/5/2026 - Referred to House Natural Resources
Recent Status: 1/5/2026 - First Reading
 1/5/2026 - Authored By Danny Lopez
State Bill Page: [HB1222](#)
- HB1333 LAND USE AND DEVELOPMENT (CULP K) Requires a development that is sited on land: (1) in an area zoned agricultural; and (2) comprised of certain capability classes of soils; to be a permitted use. Extends governmental immunity to a private entity or nonprofit entity that has executed certain agreements under the Indiana brownfields program. Provides that before a qualified data center user may use a specific transaction award certificate issued after June 30, 2026, to purchase qualified data center equipment eligible for the state gross retail tax exemption, the qualified data center user and a local unit that issues after June 30, 2026, a permit authorizing the development, construction, or operation of the qualified data center in the unit shall enter into a written agreement that includes a commitment by the qualified data center user to contribute to the local unit an amount equal to at least 1% of the amount of taxes that are not paid on each purchase of qualified data center equipment that is made: (1) using the specific transaction award certificate; and (2) during the duration of the specific transaction award certificate. For purposes of the statute concerning energy production zones: (1) redesignates the term "electric generation facility" as "electric generation or storage facility"; and (2) provides that the term includes a utility scale battery energy storage system (BESS). Provides that if a planned electric generation or storage facility will include a BESS, the project owner must include in the required statutory notice to the local planning authority: (1) the emergency response plan required under the statute governing the approval of a BESS by the department of homeland security (department); and (2) documentation of the department's approval of the BESS. Makes conforming changes. Allows a plan commission, board of zoning appeals, or county or municipal legislative body (body) to require a person to provide their name and address in writing in order to speak at a public hearing regarding certain matters. Allows the body's presiding officer to give consideration to whether a person is a county resident or has an interest as an owner, lessor, lessee, or life tenant in real property within the county in deciding: (1) the order of speakers; and (2) the amount of time allotted to speakers; at a hearing.
Current Status: 2/2/2026 - House Bills on Third Reading
Recent Status: 1/29/2026 - Amendment #1 (Pryor) failed; Roll Call 157: yeas 24, nays 65
 1/29/2026 - Second reading ordered engrossed
State Bill Page: [HB1333](#)
- HB1355 CONFINED FEEDING OPERATIONS (CULP K) Provides that the department of environmental management (department) must refund the application fee in certain circumstances. Provides that certain confined feeding operations do not need to use certain equipment for solid manure produced by livestock. Prohibits the department from requiring an existing permit holder, who is applying to expand an operation, to update a previously approved facility or structure. Requires the department to: (1) designate an employee as the point of contact for information on confined feeding operation applications; and (2) distribute the contact information of the designated employee to all operating confined feeding operations. Defines when certain confined feeding operations are considered a permitted use.
Current Status: 1/29/2026 - Referred to Senate
Recent Status: 1/28/2026 - Senate sponsors: Senators Niemeyer, Schmitt
 1/28/2026 - Third reading passed; Roll Call 117: yeas 69, nays 26
State Bill Page: [HB1355](#)
- HB1356 CONSERVATION OF AGRICULTURAL LAND (CULP K) Requires each board of county commissioners to adopt an ordinance to allow landowners to apply to have land included in an agricultural resource area within the county. Specifies certain procedures and requirements for the agricultural resource area programs. Provides provisions that apply to land within a program, including eminent domain provisions, a prohibition against annexation for nonagricultural purposes, certain priority provisions for specified funding, and authorization for a county option property tax deduction for land located within agricultural resource areas in the county. Authorizes the Indiana state department of agriculture (department) to receive and hold agricultural conservation easements acquired by gift, bequest, or devise and to enter into agreements with nongovernment entities to monitor those easements. Establishes the farmland advisory board for the purpose of advising the department on developing standards for accepting, monitoring, and enforcing agricultural conservation easements it may hold, creating a model agricultural resource area ordinance, collecting feedback on agricultural resource areas, and supporting education and outreach about agricultural resource areas.
Current Status: 1/13/2026 - added as coauthor Representative Pfaff

Recent Status: 1/12/2026 - added as coauthors Representatives Greene, Aylesworth
1/8/2026 - Referred to House Local Government

State Bill Page: [HB1356](#)

- HB1361 FERTILIZER (BAIRD B) Codifies commercial fertilizer administrative rules. Defines or amends certain terms. Codifies certain requirements and processes for commercial fertilizer with respect to: (1) label format; (2) registration; (3) sampling and analysis; (4) primary containment of fluid bulk fertilizer at storage facilities; (5) operational area containment for fluid fertilizers; (6) diked secondary containment of fluid bulk fertilizers; (7) storage and handling of dry bulk fertilizers; and (8) storage facility location registry.
- Current Status:* 2/2/2026 - House Bills on Third Reading
Recent Status: 1/29/2026 - House Bills on Third Reading
1/27/2026 - House Bills on Third Reading
State Bill Page: [HB1361](#)
- HB1368 CARBON (SOLIDAY E) Requires a utility to accept certain methods of payment from the department of natural resources (department) for utility service provided to a property owned by the department. Prohibits a utility from limiting or restricting the: (1) dollar amount; or (2) number of transactions allowed in a given period; with respect to a payment made by one of the specified payment methods. Provides that for any singular property owned by the department, a utility that provides utility service to the property shall provide the department with a singular invoice for the entire property. Requires the natural resources commission to obtain the primary enforcement authority from the United States Environmental Protection Agency to regulate Class VI underground injection wells. Grants the natural resources commission authority to adopt rules to regulate Class VI underground injection wells. Provides for the mechanism and regulatory scheme for underground storage of carbon dioxide in Indiana but excludes the carbon sequestration pilot project from application of the new requirements.
- Current Status:* 1/29/2026 - Referred to Senate
Recent Status: 1/28/2026 - Senate sponsor: Senator Koch
1/28/2026 - Third reading passed; Roll Call 114: yeas 58, nays 36
State Bill Page: [HB1368](#)
- HB1414 FOREST MANAGEMENT (BAIRD B) Requires the department of natural resources (department) to establish recreational fees for the access and use of state forest land. Provides that the department shall ensure that at all times: (1) 10% of state forest land consists of forests that are 100 years or older; and (2) 10% of state forest land consists of forests that are 20 years or younger. Provides that money in the state forestry fund does not revert to the state general fund. Establishes various restrictions on landowner liability to recreational users.
- Current Status:* 1/27/2026 - added as coauthor Representative Karickhoff
Recent Status: 1/22/2026 - Committee Report amend do pass, adopted
1/22/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3
State Bill Page: [HB1414](#)
- SB54 ZONING OVERLAY DISTRICTS FOR SOLAR PROJECTS (BROWN L) Provides that after December 31, 2025, a permit authority may not establish in a unit a zoning overlay district in which one or more commercial solar energy projects (CSE projects) will be located unless each underlying zoning district across which the proposed overlay district will extend is zoned for a use that, under the unit's existing zoning ordinance at the time the overlay district is proposed, permits the location of a CSE project within that underlying district. Provides that if one or more underlying zoning districts across which the proposed overlay district will extend is not zoned for a use that permits the location of a CSE project within that underlying district, each such underlying zoning district, or part of the zoning district, must be rezoned for a use that permits the location of a CSE project within all or part of the underlying zoning district.
- Current Status:* 1/29/2026 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79 (a))
Recent Status: 1/6/2026 - added as second author Senator Byrne
12/8/2025 - Referred to Senate Utilities
State Bill Page: [SB54](#)
- SB79 DATA CENTER DEVELOPMENT (FORD J) Requires the Indiana utility regulatory commission (commission) to establish a working group to: (1) determine an estimate of the future electricity demands of the data center industry in Indiana; and (2) report to the general assembly regarding the working group's findings and recommendations not later than October 31, 2026. Requires: (1) a person that operates a data center in Indiana to submit to the commission a quarterly report of the amount of electricity used by the data center in the immediately preceding quarter; and (2) the commission to publish a summary of the reported information on the commission's website. Provides that a county, municipality, or township shall, before issuing a permit to a person for construction of a data center: (1) require the

person to disclose the projected power and water usage of the facility; and (2) perform a site assessment to determine the possible effects of the data center.

Current Status: 1/29/2026 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79 (a))

Recent Status: 1/6/2026 - added as second author Senator Deery
12/8/2025 - Referred to Senate Utilities

State Bill Page: [SB179](#)

SB187 REGIONAL SEWER DISTRICTS (BOHACEK M) Specifies that a board of trustees of a regional water, sewage, or solid waste district (board) must notify the district authority in writing before taking certain actions. Provides that a trustee appointed to a board serves at the pleasure of the appointing authority. Prohibits a regional water, sewage, or solid waste district (district) created after June 30, 2026, from incurring any indebtedness without first obtaining the approval of the county fiscal body. Specifies that if a district created after June 30, 2026, contains territory in more than one county, the district must first obtain the approval of each county fiscal body in which the district contains territory before incurring any indebtedness. Establishes a timeline for the county fiscal body to approve or deny a district's request to incur indebtedness.

Current Status: 1/29/2026 - added as sponsor Representative Pressel

Recent Status: 1/29/2026 - removed as sponsor Representative Jordan
1/28/2026 - Referred to House Environmental Affairs

State Bill Page: [SB187](#)

SB224 DEPARTMENT OF NATURAL RESOURCES (GLICK S) Defines various terms. Amends and removes various definitions. Makes various changes to natural resources commission procedures. Makes various changes to the department of natural resources (department) powers and duties. Removes the hometown Indiana grant program. Amends various boating and wakeboard regulations. Raises the financial threshold for certain actions in a boating accident from \$750 to \$2,000. Raises the financial threshold for certain actions in an off-road vehicle accident from \$750 to \$2,500. Establishes various restrictions on landowner liability to recreational users. Provides that various restrictions on landowner liability do not apply to a parcel of land assessed as residential land. Removes the penalty for a person who acts as a hunting guide without a guide license. Allows the division of water to perform certain functions on behalf of the natural resources commission. Requires the natural resources commission to coordinate with the department for purposes of a reporting requirement regarding conservancy districts. Makes conforming changes.

Current Status: 1/29/2026 - Referred to House

Recent Status: 1/29/2026 - added as second author Senator Tomes
1/29/2026 - House sponsor: Representative Lindauer

State Bill Page: [SB224](#)

SB230 DEPARTMENT OF AGRICULTURE (LEISING J) Makes various amendments to the role of supervisors on soil and conservation boards. Removes a requirement that an individual who conducted an inspection of a landfill in a soil and conservation district (district) submit a copy of the report to the division of soil conservation. Provides that a district that fails to provide a copy of each annual financial statement of the district to the soil conservation board by March 31 shall have its funding withheld until the requirements are satisfied. Repeals the Indiana land resource council.

Current Status: 1/29/2026 - Referred to House Agriculture and Rural Development

Recent Status: 1/29/2026 - First Reading
1/28/2026 - Referred to House

State Bill Page: [SB230](#)

SB237 PFAS CHEMICALS (BALDWIN S) Defines "decision", "PFAS chemicals", and "state prioritized PFAS chemicals". Prohibits the department of environmental management (department) from basing a decision primarily on federal risk values that have not been promulgated through federal rulemaking. Instructs the department to avoid the use of federal risk values that are at or below background concentrations in air, water, soil, or sediment. Provides that the department shall focus on state prioritized PFAS chemicals when PFAS chemicals are relevant to carrying out the department's duties.

Current Status: 1/29/2026 - DEAD BILL; Fails to advance by Senate 3rd reading deadline (Rule 79 (a))

Recent Status: 1/8/2026 - Referred to Senate Environmental Affairs
1/8/2026 - First Reading

State Bill Page: [SB237](#)

SB277 INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT (NIEMEYER R) Amends, repeals, or adds certain terms. Makes certain changes concerning the purpose, structure, and powers of the department of environmental management or the environmental rules board. Makes certain changes to various boards or funds. Eliminates or

amends rulemaking provisions. Makes certain changes to hearing and permitting processes. Changes or eliminates certain reporting requirements. Makes various changes to the water pollution statutes. Makes various changes to the solid waste and hazardous waste management statutes. Repeals or amends various sections regarding: (1) hazardous substances; (2) the voluntary remediation programs; (3) regional water districts; and (4) citizen lawsuits. Amends provisions concerning the establishment of certain fees and the use of fee schedules. Repeals the division of pollution prevention and the office of voluntary compliance. Makes conforming, stylistic, and technical changes.

Current Status: 1/29/2026 - added as cosponsor Representative Miller D

Recent Status: 1/29/2026 - Referred to House

1/29/2026 - House sponsor: Representative Baird

State Bill Page: [SB277](#)