SENATE ENROLLED ACT No. 8

AN ACT to amend the Indiana Code concerning higher education.

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

SECTION 1. IC 20-30-5-25 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 25. (a) This section applies to a high school that is:
(1) a public school, including a charter school;
(2) a state accredited nonpublic school; or
(3) an eligible school (as defined in IC 20-51-1-4.7).
(b) Each high school shall do one (1) of the following:
(1) Beginning with the 2024-2025 school year, offer the Indiana college core developed under IC 21-42-3 in the high school's curriculum for high school students.
(2) Not later than October 1, 2024, submit an implementation plan to the commission for higher education, in a manner prescribed by the commission for higher education, to offer the Indiana college core developed under IC 21-42-3 in the high school's curriculum for high school students by the 2025-2026 school year.
(3) Not later than October 1, 2024, submit a detailed implementation plan to the commission for higher education, in a manner prescribed by the commission for higher education, to offer the Indiana college core developed under IC 21-42-3 in the high school's curriculum for high school students.
students by the 2026-2027 school year.
(4) Not later than October 1, 2024, submit an Indiana college core feasibility report to the commission for higher education in accordance with IC 21-42-3-6 if the high school does not plan to offer the Indiana college core by the 2026-2027 school year.
(c) This section expires July 1, 2026.

SECTION 2. IC 20-30-16-14 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 14. Not later than July 1, 2025, the department shall partner with state educational institutions or approved postsecondary educational institutions (as defined in IC 21-7-13-6(a)) to provide online access to the Indiana college core developed under IC 21-42-3 through the course access program implemented under this chapter.

SECTION 3. IC 20-32-4-19 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 19. (a) Beginning with the 2025-2026 school year, if a student successfully completes an eligible course under the Indiana college core (as described in IC 21-42-3), the student is entitled to secondary credit toward graduation requirements for each course the student successfully completes at the:
(1) state educational institution; or
(2) approved postsecondary educational institution (as defined in IC 21-7-13-6(a)).
(b) A student's high school transcript must reflect that the secondary credits described under subsection (a) were earned at:
(1) a state educational institution; or
(2) an approved postsecondary educational institution (as defined in IC 21-7-13-6(a)).

SECTION 4. IC 20-36-6-6, AS ADDED BY P.L.216-2021, SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 6. (a) Successful completion of a Cambridge International course shall count as high school credit towards completing Indiana graduation requirements.
(b) Any rule adopted by the state board or the department concerning an Indiana diploma with a Core 40 with academic honors designation must provide that a successfully completed Cambridge International Advanced A or AS Level course is credited toward fulfilling the requirements of an Indiana diploma with a Core 40 with academic honors designation.
(c) If a student who takes a Cambridge International Advanced A or
AS Level examination receives a score of "E" or higher on the examination, the student is entitled to receive postsecondary level academic credit at a state educational institution that counts toward meeting the student's degree requirements if the elective credit is part of the student's degree requirements. Credit equivalencies, including the Indiana College Core (as described in IC 21-42-3), for all Cambridge International Advanced A and AS Level examinations must be:

1. updated annually and sent by each state educational institution to the commission for higher education by June 1 each year; and
2. posted by the state educational institution on the institution's website by July 1 each year.

The commission for higher education shall post these annually updated credit equivalencies on the commission for higher education's student transfer of credit portal by July 1 each year.

The state educational institution may require a score higher than a score of "E" on a Cambridge International Advanced A or AS level exam if the credit is to be used for meeting a course requirement for a particular major at the state educational institution.

SECTION 5. IC 21-41-13 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]:

Chapter 13. Reverse Transfer Program for Community College Associate Degrees

Sec. 1. The definitions in IC 21-43-1 apply throughout this chapter.

Sec. 2. As used in this chapter, "program" means the reverse transfer associate degree program established by section 5 of this chapter.

Sec. 3. As used in this chapter, "reverse transfer eligible former student" means an individual formerly enrolled in a baccalaureate degree program at a state educational institution who meets the following requirements:

1. The individual has not previously received an associate or a baccalaureate degree.
2. The individual has earned at least fifteen (15) credit hours from Ivy Tech Community College or Vincennes University.
3. The individual has earned a total of at least seventy (70) credit hours toward an associate degree from one (1) or any combination of the following:
   
   A. Prior enrollment in Ivy Tech Community College or
Sec. 4. As used in this chapter, "reverse transfer eligible undergraduate student" means an individual currently enrolled in a baccalaureate degree program at a state educational institution who meets the following requirements:

1. The individual has not previously received an associate or a baccalaureate degree.
2. The individual has earned at least fifteen (15) credit hours from Ivy Tech Community College or Vincennes University.
3. The individual has earned a total of at least seventy (70) credit hours toward an associate degree from one (1) or any combination of the following:
   A. Prior enrollment in Ivy Tech Community College or Vincennes University.
   B. Credits that were earned during high school as postsecondary credit through a:
      i. dual credit course;
      ii. dual enrollment course; or
      iii. similar early college program.
   C. Current enrollment in a baccalaureate degree program of a state educational institution.

Sec. 5. (a) The reverse transfer associate degree program is established to provide a uniform, statewide policy for Ivy Tech Community College and Vincennes University to award associate degrees to:

1. reverse transfer eligible undergraduate students; and
2. reverse transfer eligible former students;
through the reverse transfer of applicable credit hours in an
efficient and timely manner at no cost to the undergraduate and former students under this chapter.

(b) The commission for higher education shall administer the program.

(c) Subject to the policy established under section 6 of this chapter, Ivy Tech Community College or Vincennes University, as applicable, shall determine whether an individual is a:

(1) reverse transfer eligible undergraduate student; or
(2) reverse transfer eligible former student.

Sec. 6. Not later than June 30, 2025, the commission for higher education, in consultation with each state educational institution, shall establish a policy to at least semiannually identify and notify an individual who is a:

(1) reverse transfer eligible undergraduate student; or
(2) reverse transfer eligible former student;

of the voluntary option to receive an associate degree from Ivy Tech Community College or Vincennes University, as applicable, at no cost.

Sec. 7. A state educational institution may not award or confer an associate degree under this chapter or through any similar reverse transfer process without the informed and written consent of the:

(1) reverse transfer eligible undergraduate student; or
(2) reverse transfer eligible former student.

Sec. 8. (a) Each state educational institution shall provide to the commission for higher education, in a format and frequency prescribed by the commission for higher education and in accordance with state and federal privacy laws, the following information:

(1) The number of reverse transfer degrees awarded, disaggregated by:
   (A) state educational institution campus;
   (B) program of study; and
   (C) any other category as required by the commission for higher education.

(2) Information regarding the individuals who have been contacted and associate degree audits conducted for the purposes of reverse transfer under this chapter.

(3) Information regarding which individuals received an associate degree through reverse transfer under this chapter.

(b) Each state educational institution shall provide the commission for higher education with any additional information
necessary to implement this chapter, as determined by the commission for higher education.

Sec. 9. The commission for higher education may consider an associate degree awarded under this chapter in reference to both:

(1) Ivy Tech Community College or Vincennes University, as applicable; and
(2) the state educational institution in which the individual awarded the associate degree by Ivy Tech Community College or Vincennes University subsequently enrolled;

for the purposes of the higher educational operating funding outcomes based formula created by the commission for higher education under IC 21-18-16-2.

Sec. 10. Neither the commission for higher education nor a state educational institution may include an associate degree awarded under this chapter or through any similar reverse transfer process in graduation rate calculations or similar completion rate measures for a particular state educational institution.

Sec. 11. The commission for higher education may adopt rules under IC 4-22-2 to implement this chapter.

SECTION 6. IC 21-41-14 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]:

Chapter 14. Exploring Associate Degrees for Four Year State Educational Institutions

Sec. 1. This chapter does not apply to Ivy Tech Community College or Vincennes University.

Sec. 2. The definitions in IC 21-43-1 apply throughout this chapter.

Sec. 3. As used in this chapter, "eligible current student" means an individual currently enrolled in a baccalaureate degree program at the main campus or a regional campus of a state educational institution who meets the following requirements:

(1) The individual has not previously received an associate or a baccalaureate degree.
(2) The individual did not transfer from another college or university, including a community college, where the individual earned fifteen (15) or more credit hours. Any academic credits granted by another college or university, including a community college, that were earned during high school as postsecondary credit through a:
   (A) dual credit course;
   (B) dual enrollment course; or
(C) similar early college program;
are not counted as credit hours for purposes of determining whether an individual earned fifteen (15) or more credit hours under this subdivision.

(3) The individual has earned at least seventy (70) credit hours, which must include:
   (A) the general education core course requirements of the state educational institution; and
   (B) completion of all other courses required for a particular associate degree approved by the commission for higher education under IC 21-41-2-2.

Sec. 4. As used in this chapter, "eligible former student" means an individual formerly enrolled in a baccalaureate degree program at the main campus or regional campus of a state educational institution who meets the following requirements:

(1) The individual has not previously received an associate or a baccalaureate degree.
(2) The individual did not transfer from or to another college or university, including a community college, where the individual earned fifteen (15) or more credit hours. Any academic credits granted by another college or university, including a community college, that were earned during high school as postsecondary credit through a:
   (A) dual credit course;
   (B) dual enrollment course; or
   (C) similar early college program;
are not counted as credit hours for purposes of determining whether an individual earned fifteen (15) or more credit hours under this subdivision.
(3) The individual has not been enrolled in the baccalaureate degree program in the two (2) immediately preceding consecutive academic terms or traditional semesters.
(4) The individual was enrolled in the baccalaureate degree program at any time within the past ten (10) years.
(5) The individual earned at least seventy (70) credit hours, which must include:
   (A) the general education core course requirements of the state educational institution; and
   (B) completion of all other courses required for a particular associate degree approved by the commission for higher education under IC 21-41-2-2.

Sec. 5. Not later than June 30, 2025, each state educational
institution shall, for each main campus and regional campus of the state educational institution, prepare and submit a report to the commission for higher education, in a format prescribed by the commission for higher education, that includes information regarding a determination by the state educational institution of the feasibility and advisability of establishing and conferring associate degrees to:

(1) eligible current students; and

(2) eligible former students;

attending each campus.

Sec. 6. Not later than September 1, 2024, the commission for higher education shall issue guidance regarding the information that the state educational institution must include in the report under section 5 of this chapter.

Sec. 7. The commission for higher education shall post the reports submitted under this chapter on the commission for higher education's website.

Sec. 8. The commission for higher education shall do the following:

(1) Review all of the reports submitted by state educational institutions under this chapter.

(2) Prepare a summary report that:

(A) includes a summary of the reports described in subdivision (1);

(B) estimates the potential impact to approved postsecondary educational institutions currently conferring associate degrees; and

(C) may include recommendations regarding conferring associate degrees to eligible current students and eligible former students as described in section 5 of this chapter, including recommendations regarding the following:

(i) A model statewide policy for state educational institutions to seek approval for a particular associate degree from the commission for higher education under IC 21-41-2-2. The model statewide policy recommended under this item may not include associate degrees in general studies or a similar category.

(ii) Model policies for campuses of state educational institutions regarding establishing and conferring associate degrees to eligible current students and eligible former students, which may include a process to identify and notify eligible former students of the associate
degree option.
(3) Not later than November 1, 2025, submit the summary report to the:
   (A) governor; and
   (B) legislative council in an electronic format under IC 5-14-6.

Sec. 9. This chapter expires July 1, 2026.

SECTION 7. IC 21-41-15 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]:

Chapter 15. Mandatory Three Year Degree Policy and Review Process

Sec. 1. The definitions in IC 21-43-1 apply throughout this chapter.

Sec. 2. (a) Not later than November 1, 2024, each state educational institution that offers baccalaureate degrees shall establish a policy, subject to the requirements under subsection (b), to review each four (4) year baccalaureate degree program offered by the state educational institution to determine the feasibility, if any, of providing each baccalaureate degree program in a specifically structured manner to allow a full-time student to complete the baccalaureate degree within three (3) years.

(b) The commission for higher education shall:
   (1) establish guidance for state educational institutions to develop the policy under subsection (a); and
   (2) prescribe the frequency of the review required under the policy.

Sec. 3. (a) Not later than July 1, 2025, each state educational institution shall offer at least one (1) baccalaureate degree program specifically structured to allow a full-time student to complete the baccalaureate degree program within three (3) years.

(b) A baccalaureate degree program described in subsection (a):
   (1) must include specialized coaching and guidance;
   (2) must include opportunities for a student to engage in experiential and work based learning; and
   (3) may not require a student to have already earned credit hours during high school as postsecondary credit through a:
      (A) dual credit course;
      (B) dual enrollment course; or
      (C) similar early college program.

Sec. 4. (a) Not later than November 1, 2025, and not later than November 1 of each year thereafter, each state educational
institution shall report to the commission for higher education, in a form prescribed by the commission for higher education, the following information:

(1) For the preceding academic year and the current academic year:
   (A) the number of baccalaureate degree programs described in section 3 of this chapter offered by the state educational institution; and
   (B) the following information regarding each baccalaureate degree program, as applicable:
      (i) The program of study.
      (ii) The structure of the program.
      (iii) The estimated student cost savings under the program.
      (iv) The number of students enrolled in the program.
      (v) The on time completion of students in the program.

(2) The findings of the most recent review by the state educational institution under section 2 of this chapter.
(3) Potential baccalaureate degree programs that the state educational institution is considering or developing as a baccalaureate degree program described in section 3 of this chapter for future academic years.
(4) Any other information requested by the commission for higher education.

(b) The commission for higher education shall post the reports submitted under this section on the commission for higher education's website.

Sec. 5. The commission for higher education may consider baccalaureate degrees completed within three (3) years for the purposes of the higher educational operating funding outcomes based formula created by the commission for higher education under IC 21-18-16-2.

SECTION 8. IC 21-42-3-2, AS AMENDED BY P.L.88-2012, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 2. Each state educational institution, in collaboration with the commission for higher education, shall:

(1) not later than December 1, 2012, create and report to the commission for higher education a statewide transfer general education an Indiana college core, to be implemented not later than May 15, 2013. The core must be based upon a set of core competencies, translated into at least thirty (30) semester credit hours in areas agreed upon by the state educational institutions,
which apply for credit toward undergraduate degrees, including associate degrees and baccalaureate degrees at all campuses of state educational institutions; and
(2) jointly establish statewide standards for use by all state educational institutions to document an individual's completion of the statewide transfer general education Indiana college core on the individual's transcripts.

SECTION 9. IC 21-42-3-5, AS ADDED BY P.L.88-2012, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 5. (a) After May 15, 2013, an individual who has satisfactorily completed the statewide transfer general education Indiana college core at a state educational institution, as indicated on the individual's official transcript, may not be required to complete additional courses in the statewide transfer general education Indiana college core at the state educational institution to which the individual transfers, regardless of whether the individual has received an associate degree or the delivery method of the statewide transfer general education Indiana college core the individual completed.

(b) If an individual does not complete the statewide transfer general education Indiana college core of a state educational institution before transferring to another state educational institution, the individual must complete the statewide transfer general education Indiana college core required by the state educational institution to which the individual has transferred. The state educational institution to which the individual has transferred shall award credit to the individual for courses the individual has satisfactorily completed, based on the course to course equivalencies of the core transfer library established under IC 21-42-5.

(c) An individual who holds an associate of arts or associate of science degree approved by the commission who is admitted to a four-year state educational institution is considered to have met at least thirty (30) semester credit hours of the state educational institution's general education requirement.

SECTION 10. IC 21-42-3-6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 6. (a) The definitions in IC 20-18-2 apply throughout this section.

(b) This section applies to a high school that is:
  (1) a public school, including a charter school;
  (2) a state accredited nonpublic school; or
  (3) an eligible school (as defined in IC 20-51-1-4.7).

(c) If a high school submits to the commission for higher education an Indiana college core feasibility report under

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IC 20-30-5-25, the high school shall submit the report, in a manner prescribed by the commission for higher education, not later than October 1, 2024.

(d) The commission for higher education, in collaboration with the department, shall:
   (1) review each feasibility report submitted by each high school; and
   (2) provide guidance to the applicable high school on removing any barriers that prevent or hinder the high school from offering the Indiana college core.

(e) Not later than December 1, 2025, the commission for higher education shall do the following:
   (1) Prepare a report regarding the following:
      (A) The number of high schools that offer and the number of high schools that do not offer the Indiana college core.
      (B) The outcomes of students who earn the Indiana college core.
   (2) Submit the report prepared under subdivision (1) to the:
      (A) governor; and
      (B) legislative council in an electronic format under IC 5-14-6.

SECTION 11. IC 21-42-3-7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 7. (a) The commission for higher education, in coordination with the department of education and state educational institutions, shall maintain a:
   (1) list of eligible Indiana college core courses; and
   (2) syllabus or course outline of record for each eligible Indiana college core course listed under subdivision (1) that includes the following:
      (A) A brief description of the course learning objectives.
      (B) A list of any required or recommended reading.
      (C) A general description of the subject matter of the course content.
      (D) A date indicating when the copy of the syllabus or course outline of record was last updated.
   (b) The commission for higher education, in coordination with the department of education and state educational institutions, shall establish a process to ensure that the list and syllabi or course outlines of record described in subsection (a) are:
      (1) reasonably accurate and current; and
      (2) posted and updated on the websites of the commission for
higher education and the department of education.

SECTION 12. IC 21-42-6-4, AS ADDED BY P.L.120-2013, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 4. (a) Each state educational institution, in collaboration with the commission for higher education, shall, not later than July 1, 2014, work together to create a single articulation pathway for each programmatic area specified in subsection (b)(2), and implement the single articulation pathways not later than May 15, 2015, for students entering state educational institutions in the fall of 2015.

(b) The state educational institutions, in collaboration with the commission for higher education, shall:
   (1) determine the programmatic areas in which to develop single articulation pathways to degrees;
   (2) develop single articulation pathways for programmatic areas in which significant numbers of students may first obtain an associate of science or an associate of arts degree with the intent of obtaining a related baccalaureate degree; and
   (3) take into account emerging innovations in technology and practices implemented by the state educational institutions from which a student transfers.

(c) The single articulation pathways must:
   (1) incorporate the statewide transfer general education Indiana college core developed under IC 21-42-3-2;
   (2) match complementary competencies and learning outcomes for both associate and baccalaureate degrees;
   (3) allow a student who completes an associate degree for which a single articulation pathway has been developed to:
      (A) pursue a single, common curriculum in a particular programmatic area that will articulate, without alteration, with related baccalaureate degrees at all four (4) year state educational institutions that offer the baccalaureate degrees; and
      (B) apply all the credits earned for the student's associate degree toward the related baccalaureate degree so that the student may begin the baccalaureate degree as a junior status student; and
   (4) be developed after consultation with employers regarding the competencies and learning outcomes considered especially important for successful careers and employment.

SECTION 13. IC 21-43-4-5, AS AMENDED BY P.L.125-2013, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE SEA 8 — CC 1
JULY 1, 2024]: Sec. 5. If:
   
   (1) a school corporation;
   
   (2) a charter school (as defined in IC 20-24-1-4);
   
   (3) a state accredited nonpublic school (as defined in IC 20-18-2-18.7); or
   
   (4) an eligible school (as defined in IC 20-51-1-4.7);

has approved a course offered by an eligible institution for secondary credit, a student is entitled to secondary credit toward graduation requirements for each course the student successfully completes at the eligible institution. The student's high school transcript must reflect that the secondary credits were earned at an eligible institution.