AGENDA HOUSE LOCAL GOVERNMENT COMMITTEE 1:30 P.M.

Room EW05 Wednesday, January 10, 2018

SUBJECT	DESCRIPTION	PRESENTER

Organizational Meeting

If you have written testimony, please provide a copy of it along with the name of the person or organization responsible to the committee secretary to ensure accuracy of records.

COMMITTEE MEMBERS

Chairman Perry

Vice Chairman Redman

Rep Kingsley

Rep Luker

Rep Barbieri

Rep Clow

Rep Collins

Rep Manwaring

Rep Chew

Rep Collins

Rep McCrostie

COMMITTEE SECRETARY

Amie Taylor Room: EW08 Phone: 332-1147

HOUSE LOCAL GOVERNMENT COMMITTEE

DATE:	Wednesday, January 10, 2018	
TIME:	1:30 P.M.	
PLACE:	Room EW05	
MEMBERS:	Chairman Perry, Vice Chairman Redman, Representatives Luker, Barbieri, Clow, Collins, Giddings, Kingsley, Manwaring, Zollinger, Chew, McCrostie	
ABSENT/ EXCUSED:	Representative(s) Barbieri	
GUESTS:	None	
CALL TO ORDER:	Chairman Perry called the meeting to order at 1:31pm.	
	Chairman Perry announced she does not want to meet on Fridays unless absolutely necessary. She informed the Committee that Rep. Blanksma is no longer part of the committee. She stated she is aware of some legislation that will come before the Local Government Committee, and she advised the members that she will call a meeting when it becomes necessary. She also introduced the new Page, Eliana Kernodle , and the new Secretary, Amie Taylor , to the Committee.	
	Chairman Perry reminded the members to keep questions and comments on RS's that come before the committee to those of a technical nature rather than questioning the merit of the RS's before they become bills. She gave examples of both in response to members requests for clarification.	
	Chairman Perry assigned Rep. McCrostie and Rep. Kingsley to be proof readers for the minutes this session.	
ADJOURN: There being no further business to come before the committee, the radjourned at 1:37pm.		
Representative Pe	•	
Chair	Secretary	

AMENDED AGENDA #3 HOUSE LOCAL GOVERNMENT COMMITTEE 1:30 P.M.

Room EW05 Monday, February 12, 2018

SUBJECT	DESCRIPTION	PRESENTER
RS25923	Cemetery Maintenance Districts	Representative Troy
RS26041	Initiatives, Referenda Procedures	Representative Clow
RS26172	Organic Waste Management	Representative Chew
RS26149	Battery Against Health Care Workers	Representative Perry
RS26066	Legislative Intent, Israel	Representative Perry
<u>S 1215</u>	Fire Protection Districts, Election	Brent Adamson, Legislative Director, Idaho State Fire Commissioners' Association
<u>S 1216</u>	Fire Commissioners, Compensation	Brent Adamson

If you have written testimony, please provide a copy of it along with the name of the person or organization responsible to the committee secretary to ensure accuracy of records.

COMMITTEE MEMBERS	COMMITTEE SECRETARY
COMMITTEE MEMBERS	COMMITTEE SECRETART

Rep McCrostie

Chairman Perry

Rep Giddings

Vice Chairman Redman

Rep Kingsley

Rep Luker

Rep Manwaring

Rep Barbieri

Rep Clow

Rep Chew

Rep Collins

Amie Taylor Room: EW08 Phone: 332-1147

HOUSE LOCAL GOVERNMENT COMMITTEE

DATE: Monday, February 12, 2018

TIME: 1:30 P.M.

PLACE: Room EW05

MEMBERS: Chairman Perry, Vice Chairman Redman, Representatives Luker, Barbieri, Clow,

Collins, Giddings, Kingsley, Manwaring, Zollinger, Chew, McCrostie

ABSENT/ None

EXCUSED:

GUESTS: Larry Maneely, Ada Board of County Commissioners; Lori Burelle, Self; Ceci

Thunes, IVC; Ax Yewer, Ada County; Hethe Clark, Boise Hunter Homes, LLC;

Maria Kennedy, ACLU; Joe Weatherby, Self

Chairman Perry called the meeting to order at 1:30PM.

MOTION: Rep. Kingsley made a motion to approve the minutes from January 10, 2018.

Motion carried by voice vote.

RS 25923: Rep. Troy explained that currently in Idaho Code there is no way for cemetery

districts to merge. The proposed legislation would add a clause allowing for the

merging of cemetery districts in Idaho Code.

MOTION: Rep. Redman made a motion to introduce RS 25923. Motion carried by voice

vote.

RS 26041: Rep. Clow explained that the original legislation regarding referenda and initiatives

in cities was passed in 1975, and was upheld by a Supreme Court decision in 1983, *Ecks v. Why.* The proposed legislation would add a section referring to counties to

clarify the legislation and protect private property owners.

MOTION: Rep. Collins made a motion to introduce RS 26041. Motion carried by voice

vote.

RS 26172: Rep. Chew introduced her intern, Mr. Zach Littlefield, who had been the one

working on the proposed legislation and yielded to him for the presentation. Mr. Littlefield explained the proposed legislation would add a definition of organic waste to Idaho Code as it is not currently in existing Code, and would add regulations for the handling of organic waste in Idaho in an effort to keep it out of Idaho's landfills. He explained only areas with fifteen thousand or more in population would fall under this proposed legislation as those areas make up 84% of Idaho's population as a state, and that the changes cities and counties would be required to make

would be implemented over a minimum of five years.

MOTION: Rep. Redman made a motion to return RS 26172 to the sponsor.

SUBSTITUTE MOTION:

Rep. McCrostie made a substitute motion to introduce RS 26172. Motion failed

by voice vote.

VOTE ON ORIGINAL MOTION:

Chairman Perry called for a vote on the original motion. Motion carried by voice

vote.

Chairman Perry turned the gavel over to **Vice Chairman Redman**.

RS 26149: Rep. Perry explained the proposed legislation would exempt those seeking mental health care or who were being treated for mental health crises from being prosecuted as felons under existing Idaho Code in cases involving battery of a health care worker. MOTION: Rep. McCrostie made a motion to introduce RS 26149 and recommend it be referred out of committee. Motion carried by voice vote. RS 26066: Rep. Perry explained the proposed legislation would require Idaho government agencies to no longer do business with companies that are boycotting Israel. In response to questions form the committee, Rep. Perry further explained that twenty-plus states currently have done this, and the fiscal impact is minimal since the information needed would be discovered during the Request For Proposal process. MOTION: Rep. Barbieri made a motion to introduce RS 26066 and recommend it be referred out of committee. Motion carried by voice vote. Vice Chairman Redman turned the gavel over to Chairman Perry. S 1215: Mr. Brent Adamson, Legislative Director, Idaho State Fire Commissioners' Association, explained this bill would clean up existing Idaho Code regarding fire districts, and how they relate to elections and notification laws. MOTION: Rep. McCrostie made a motion to send S 1215 to the floor with a DO PASS recommendation. Motion carried by voice vote. Rep. Redman to sponsor the bill on the floor. S 1216: Mr. Adamson explained this bill would change the compensation for fire commissioners per meeting day from \$75 to \$100, and would address compensation for fire commissioners during emergency situations as well. MOTION: Rep. Redman made a motion to send S 1216 to the floor with a DO PASS recommendation. Motion carried by voice vote. Rep. Redman will sponsor the bill on the floor. In response to questions from the committee, Mr. Adamson further explained that the legislation's wording regarding emergency compensation was somewhat open ended to allow for variation by case. Variation would stem from size of the fire district, income loss of fire commissioners during emergency situations that would take them away from their regular jobs, and the will of constituents to determine a certain rate for their commissioner. The variation is covered in the budget setting process of the districts. There being no further business to come before the committee, the meeting ADJOURN: adjourned at 2:29PM. Representative Perry Amie Taylor

Chair

Secretary

AGENDA HOUSE LOCAL GOVERNMENT COMMITTEE 1:30 P.M.

Room EW05 Wednesday, February 14, 2018

SUBJECT	DESCRIPTION	PRESENTER
SUBJECT	DESCRIPTION	PRESENTE

Goodbye to Eliana, Page for 1st six weeks of session!

COMMITTEE MEMBERS

Chairman Perry
Rep Giddings
Vice Chairman Redman
Rep Kingsley
Rep Luker
Rep Barbieri
Rep Bollinger
Rep Clow
Rep Collins
Rep McCrostie

COMMITTEE SECRETARY

Amie Taylor Room: EW08 Phone: 332-1147

HOUSE LOCAL GOVERNMENT COMMITTEE

DATE:	Wednesday, February 14, 2018
TIME:	1:30 P.M.
PLACE:	Room EW05
MEMBERS:	Chairman Perry, Vice Chairman Redman, Representatives Luker, Barbieri, Clow, Collins, Giddings, Kingsley, Manwaring, Zollinger, Chew, McCrostie
ABSENT/ EXCUSED:	Representative(s) Giddings, Chew
GUESTS:	None.
	Chairman Perry called the meeting to order at 1:36PM.
	Chairman Perry opened the meeting to announce that it was our Page, Miss Eliana Kernodle's, last week with us and presented a letter of recommendation to Miss Kernodle signed by all of the committee members and the committee secretary. She also presented Miss Kernodle with a thank you card signed by all the committee members, and a gift from the committee.
	In response to questions from the committee, Miss Kernodle testified that she is planning to attend Hillsdale College in Michigan to study the classics once she graduates. She hopes to become a historian with a specialty in ancient Greece and Rome as they so powerfully influenced our nation's forefathers and government.
	The committee thanked Miss Kernodle once again for her service during this first half of the 2018 legislative session.
ADJOURN:	There being no further business to come before the committee, the meeting adjourned at 1:41PM.
Representative Pe	erry Amie Taylor
Chair	Secretary

AMENDED AGENDA #3 HOUSE LOCAL GOVERNMENT COMMITTEE 1:30 P.M.

Room EW05 Tuesday, February 20, 2018

SUBJECT	DESCRIPTION	PRESENTER
	Introduction of New Page, Joel Prigge	
H 568	Initiatives, Referenda Procedures	Representative Clow
H 567	Cemetery Maintenance Districts	Representative Troy
H 604	Agricultural Land Annexation	Representative Moyle

If you have written testimony, please provide a copy of it along with the name of the person or organization responsible to the committee secretary to ensure accuracy of records.

COMMITTEE MEMBERS	COMMITTEE SECRETARY

Chairman PerryRep GiddingsAmie TaylorVice Chairman RedmanRep KingsleyRoom: EW08Rep LukerRep ManwaringPhone: 332-1147

Rep Barbieri Rep Zollinger email: hloc@house.idaho.gov

Rep Clow Rep Chew
Rep Collins Rep McCrostie

HOUSE LOCAL GOVERNMENT COMMITTEE

DATE: Tuesday, February 20, 2018

1:30 P.M. TIME: PLACE: Room EW05

MEMBERS: Chairman Perry, Vice Chairman Redman, Representatives Luker, Barbieri, Clow,

Collins, Giddings, Kingsley, Manwaring, Zollinger, Chew, McCrostie

ABSENT/ None

EXCUSED:

GUESTS: Larry Maneely, Ada BOCC; Jerry Mason, Assn of ID Cities; Ax Yewer, Lorna

Jorgensen, Nick Demetriades, Ada County; Brian Ertz, Dry Creek Valley Coalition; Doug Fowler, Lenir Ltd.; Jonathan Wardle, Brighton Corp; Dave Yorgason, BCA Southwest Idaho; Scott Gibson, Northwest Bank; Senator Kelly Anthon, Senate 27; Brian Billingsley, Caldwell Director of Planning and Zoning; Travis & James Hunter, Boise Hunter Homes; Ray Stark, Boise Metro Chamber of Commerce; Seth Grigg, Idaho Assn of Counties; Roger Wilson, Nampa Flooring and Interiors; Jared Doty, KD Roofing; Chris Atkinson, Aluma Glass Industries; Trent Wright, Idaho Bankers; Hethe Clark, BHH LLC; Russ Hendricks, Idaho Farm Bureau; Julie Delorenzo, Self; Elizabeth Roberts, Self; Jack Bynum, Self; Josh Cummings, Self;

Katie Fife, Self; Maria Le, Self

Chairman Perry called the meeting to order at 1:31PM.

Chairman Perry introduced the new Page, Joel Prigge, to the committee.

H 568: Rep. Clow explained that currently in Idaho Code, counties have an open-ended

time frame for a referendum to be brought forward on land use and zoning decisions. The legislation would change this and provide a deadline in line with City and State Code in a different section of Idaho Code that states a referendum must be brought forward within sixty days. He explained that currently the open-ended time line creates problems for business and land owners who have received the entitlements to do something with their property when, after 60 days have passed and the changes approved have begun, and a referendum may be brought forward that can disrupt business, construction, and contracts often negotiated well ahead of time. He also explained that the bill will not affect any current issues as it will not go into effect until July of 2018.

Rep. Clow yielded to Mr. Ax Yewer, Attorney, Ada County, for technical questions and gave testimony in support of the bill. He clarified that the bill is working to bring county regulations for these issues into alignment with city and state regulations. He also stated it will move code regarding this for counties from 31-717 to 34-18.

In response to committee questions, Mr. Yewer further explained that the provision for judicial review for land use planning decisions is a 28 day period to appeal a decision from the city council or board of county commissioners, I.C. 67-5279 defines this. If the council or board determines they are not going to reconsider the decision, then it would go to the courts, though in many situations it can be settled out of court.

Mr. Brian Ertz, representative for Dry Creek Valley Coalition, gave testimony in opposition to the bill citing current events regarding Dry Creek Valley property as an example for why the bill should not pass stating this would hurt the public's capabilities to use their right to due process to seek out review of decisions they feel are not in the communities best interest.

In response to committee questions, **Mr. Ertz** further explained an interpretation of where the line is between a legislative decision by a city council or a board of commissioners and a quasi-judicial decision. He cited comparisons with case law, Gumprecht v. Coeur d'Alene, 104 Idaho 615 (1983); Burt v City of Idaho Falls, 105 Idaho 65 (1983); and Cooper v. Board of County Commissioners, 101 Idaho 407, 614 P.2d 947 (1980) in support of the Coalition's position and understandings of the definitions relating to the bill.

Mr. Jack Bynum, representing himself, gave testimony **in opposition** to the bill explaining that he had been a part of the Dry Creek Valley process from the start in 2010. He felt that county officials did not have sincere interest in what the people at the hearings had to say if they were against the proposed zoning/land use decisions. He felt the right to use a referendum to overturn decisions that citizens felt had been made without regard to what was best for them would be infringed if the bill passed.

Mr. Doug Fowler, Owner, Lenir, Ltd, gave testimony **in support** of the bill. He gave examples of the a referendum process. He explained from a developer's standpoint the concerns they face may come forward years later to start a referendum to review decisions made on land that has already been developed.

Mr. Joshua Cummings, representing himself, gave testimony **in support** of the bill. He stated that he feels the bill will not infringe upon citizens rights.

Mr. Jonathan Wardle, Brighton Corp, gave testimony **in support** of the bill. He testified that while city councils and boards of commissioners do take public opinion into consideration, they also have regulations they have to adhere to in their decision making process. He further stated that property owners deserve to be able to rely on decisions made by their elected officials.

Mr. Dave Yorgason, BCA Southwest Idaho, gave testimony **in support** of the bill. He gave examples of challenges that his company had faced with a referendum and court actions. He explained he supported the people's right to pursue initiatives and referenda and the changes this bill would make would not infringe upon their rights or ability to do so.

Mr. Scott Gibson, Idaho President of Northwest Bank, gave testimony **in support** of the bill. He explained how zoning affects the lending process in banking and how "perfection of collateral" becomes difficult to achieve when the zoning decisions are left open to change in the way the current Code allows.

Mr. Travis Hunter, Co-owner of Boise Hunter Homes, gave testimony **in support** of the bill. He stated that every single development proposed is opposed from different angles and explained these angles. He also explained that if the growth and development in the area stops, then the market will become dominated by equity buyers taking over the real estate market, and as a result working class families in Idaho will be priced out of the market.

Ms. Katie Fite, representing herself, **in opposition** to the bill. She stated the county commissioners were not listening to the public in regards to the Dry Creek development and that they had their decision made before the hearings started and that as a biologist she felt there were too many loose ends. She felt the bill would limit citizens' ability to speak out about zoning decisions.

Ms. Elizabeth Roberts, representing herself, gave testimony in opposition to the bill.

Mr. Seth Grigg, Idaho Assn. of Counties, gave testimony in support of the bill. He stated that the Idaho Association of Counties supports this bill because Counties are the only organizations within the state that have their own separate section of Code regarding the referendum and initiative processes. They felt it would be best to have it moved to the section of Code where the state and cities have theirs, and the changes in Code would be best for handling the guasi-judicial land use zoning decisions.

Ms. Julie Delorenzo, representing herself, gave testimony in support of the bill. She explained the process works and the changes this bill would make to put a deadline on the referendum process would not harm citizen's rights and would protect Idaho from issues being faced in other states that had not done this.

Mr. James Hunter, Co-owner of Boise Hunter Homes, gave testimony in support of the bill and explained the damages, personal and professional, that have resulted from an existing petition and referendum campaign against decisions made regarding his property in the Dry Creek Valley area. He expressed his support for the bill to protect other developers and land owners from these same damages.

MOTION:

Rep. Redman made a motion to send H 568 to the floor with a DO PASS recommendation.

Mr. John Eaton, Idaho Assn. of Commerce and Industry, gave testimony in support of the bill. He explained that not making the changes in this bill would discourage businesses from expanding into Idaho, hurting the economy.

Mr. Roger Wilson, representing himself and his business, Nampa Flooring and Interiors, gave testimony in support of the bill. He stated that not making these changes would hurt businesses and investors' abilities to plan effectively and would hurt business growth.

Mr. Jared Doty, representing himself and his family's business. KD Roofing, gave testimony in support of the bill. He explained the economy in Idaho is hugely based on construction and in construction industries, investing has to be done early. Not having the confidence of their lenders creates problems for businesses. He felt they should be able to rely on decisions made by the elected officials.

Mr. Chris Atkinson, representing himself and his business. Atkinson's Mirror and Glass Industries, gave testimony in support of the bill. He stated when businesses like his are negotiating contracts they have to be done early and if they have to back out later, the damage to their relationships with vendors and other businesses can't be undone.

Mr. Trent Wright, President and CEO Idaho Bankers Assn, gave testimony in support of the bill on behalf of the association.

Mr. Hethe Clark, Land Use Attorney, Boise Hunter Homes, LLC, gave testimony in support of the bill. He gave a brief summary of quasi-judicial versus legislative actions and how they play out referencing the Dry Creek situation for examples.

In response to committee questions, Mr. Clark referred to Burt v City of Idaho Falls, 105 Idaho 65 (1983) and Gumprecht v. Coeur d'Alene, 104 Idaho 615 (1983); for specific definitions of a referendum and initiatives and how they apply to local land use zoning decisions. He also referenced them to explain the appeal processes and regulations for land use and planning decisions.

SUBSTITUTE MOTION:

Rep. Luker made a substitute motion to HOLD H 568 for time certain, February 26, 2018.

Mr. Russ Hendricks, Idaho Farm Bureau, gave testimony stating that they are in support of the bill.

Rep. Clow and Mr. Yewer gave brief closing testimony for the bill.

ROLL CALL VOTE ON SUBSTITUTE MOTION: Chairman Perry requested a roll call vote on the substitute motion to HOLD H 568 in committee for time certain, February 26, 2018. Motion failed by a vote of 5 AYE, 6 NAY, 1 ABSENT/EXCUSED. Voting in favor of the substitute motion: Reps. Luker, Giddings, Manwaring, Zollinger, and McCrostie. Voting in opposition to the substitute motion: Reps. Redman, Barbieri, Clow, Collins, Kingsley, and Chairman Perry. Rep. Chew was absent/excused.

ROLL CALL VOTE ON ORIGINAL MOTION: Rep. McCrostie requested a roll call vote on the original motion to send H 568 to the floor with a DO PASS recommendation. Motion carried by a vote of 10 AYE, 1 NAY, 1 ABSENT/EXCUSED. Voting in favor of the original motion: Reps. Redman, Luker, Barbieri, Clow, Collins, Kingsley, Manwaring, Zollinger, McCrostie, and Chairman Perry. Voting in opposition to the original motion: Rep. Giddings. Rep. Chew was absent/excused. Rep. Clow will sponsor the bill on the floor.

H 567:

Rep. Troy explained that this bill would allow cemetery districts having less than 150 patrons to merge, and discusses how the boards would merge, how it would be decided whether to merge with another district or not, and how the necessary changes for merging would be directed.

In response to committee questions, **Rep. Troy** explained that changes to the bill requiring a majority vote by both counties in favor of the merge would be welcome, and how the county clerks would handle notification of constituents.

MOTION:

Rep. Luker made a motion to send **H 567** to General Orders. **Motion carried by voice vote. Rep. Troy** will sponsor the bill on the floor.

H 604:

Rep. Moyle explained this bill would require that in order for active agricultural land to be annexed into the city, the city must have the land owner's signature, giving permission for the annexation, thereby further protecting landowner's rights.

In response to committee questions, **Rep. Moyle** further explained that in order for this to apply, the landowners would need an active agricultural tax exemption for the entire prior year. He also explained that the emergency clause in the end of the bill is retroactively dating to January 1, 2016. This will to allow farmers in Boise that had been force-annexed to have the option to undo the forced annexation.

Mr. Jerry Mason, Attorney for Association of Idaho Cities, **in opposition** to the bill. He explained that annexation is hugely important to city growth, and there were already exemptions in existing Idaho Code via the courts for landowners to pursue. He also explained that there is potential conflict with another section of Code regarding the definition of agricultural land use and how this would apply to agricultural land being parcelled out and sold by the owner for urban development. He stated that for emergency services, the "swiss-cheese effect" that non-annexed agricultural farm land creates in city limits creates difficulties and additional problems in providing the correct services to people in agricultural areas.

In response to committee questions, **Mr. Mason** further explained that he had not heard of anyone using the existing Code exemption via the court process to be kept out of annexation. He also explained the existing code has been around since 1967, and has not been changed.

Mr. Brian Billingsley, Planning and Zoning Director, City of Caldwell, gave testimony **in opposition** to the bill. He stated he felt this wasn't a land use bill but an infrastructure bill, giving examples that if agricultural land is using city services, ie sewage, water services, it should be part of the city. Currently Caldwell City requires land owners who need to start using city services to sign agreements to be annexed into the city. He asked the committee to hold the bill and stated his willingness to further discuss potential solutions with **Rep. Moyle**.

Mr. Russ Hendricks, Idaho Farm Bureau, gave testimony **in support** of the bill. He stated that farmers who have had cities grow and develop around their property should not be force-annexed, as it adds unnecessary and unwanted burdens on the landowners. He also explained the reason the definition in this bill was chosen is it is a commonly used definition for county assessors' offices for tax purposes. He stated that he believes this is primarily a property rights issue, and asked for the committee's support of the bill.

Rep. Moyle gave closing testimony addressing the concerns and suggestions brought up by the opposition. He stated the court costs for existing provisions are expensive and often unrealistic for those who would seek to fight annexation. He also explained that he wasn't pushing a bill to abolish forced annexation altogether because the best route to do that is to start small with pieces like this bill.

MOTION:

Rep. Zollinger made a motion to send **H 604** to the floor with a **DO PASS** recommendation.

The committee expressed concerns regarding the retroactivity and the sizes of small parcels that would fall under this bill.

ROLL CALL VOTE:

Rep. McCrostie requested a roll call vote on H 604. Motion failed on a tie of 5 AYE, 5 NAY, and 2 ABSENT/ EXCUSED. Voting in favor of the motion: Reps. Collins, Kingsley, Manwaring, Zollinger, Chairman Perry. Voting in opposition to the motion: Reps. Luker, Barbieri, Clow, Giddings, McCrostie. Reps. Chew and Redman were absent/excused.

MOTION:

Rep. Luker made a motion to send **H 604** to General Orders with an amendment to remove the emergency retroactivity clause. **Motion carried by voice vote. Rep. Moyle** will sponsor the bill on the floor.

ADJOURN:

There being no further business to come before the committee, the meeting adjourned at 4:52PM.

Representative Perry	Amie Taylor
Chair	Secretary

AGENDA

HOUSE LOCAL GOVERNMENT COMMITTEE

1:30PM or Upon Adjournment of the House Floor Room EW05 Thursday, March 08, 2018

SUBJECT	DESCRIPTION	PRESENTER
S 1309aa	Fire District Commission, Vacancy	Senator Abby Lee

If you have written testimony or handouts you would like to provide to the committee members, please provide a copy of it along with your testimony and the name of the person or organization responsible to the committee secretary before the meeting to ensure accuracy of records.

COMMITTEE MEMBERS

Chairman Perry
Rep Giddings
Vice Chairman Redman
Rep Kingsley
Rep Luker
Rep Barbieri
Rep Barbieri
Rep Clow
Rep Collins
Rep Manwaring
Rep Chew
Rep Collins
Rep McCrostie

COMMITTEE SECRETARY

Amie Taylor Room: EW08 Phone: 332-1147

HOUSE LOCAL GOVERNMENT COMMITTEE

DATE:	Thursday, March 08, 2018
TIME:	1:30PM or Upon Adjournment of the House Floor
PLACE:	Room EW05
MEMBERS:	Chairman Perry, Vice Chairman Redman, Representatives Luker, Barbieri, Clow, Collins, Giddings, Kingsley, Manwaring, Zollinger, Chew, McCrostie
ABSENT/ EXCUSED:	Representative(s) Barbieri, Kingsley
GUESTS:	Brent Adamson, IC Fire Protection District
	Chairman Perry called the meeting to order at 1:31PM.
S 1309aa:	Senator Abby Lee explained the bill would clarify existing legislation regarding notices of temporary vacancies on fire commissions, provide procedure to fill vacancies, allow the Bureau of Emergency Medical Services to make grants to fire districts. She also explained that this bill would repeal the section of code referring to temporary appointments as it will be rendered unnecessary by the new sections.
	In response to committee questions, Senator Lee further explained that if a subdistrict's fire commission representative's position were to become vacant and the subdistrict straddled two counties, the two counties would have to get together to replace that member, referencing lines 16 and 17 on page one of the bill. She did state she was not opposed to adding clarifying language to the bill, but she was concerned about the late date in the current legislative session. She also explained that on a fire commission with three people, the remaining one would only need to appoint one more person to have a quorum for the remainder of the term in order for the fire commission to conduct business.
MOTION:	Rep. Redman made a motion to send S 1309aa to the floor with a DO PASS recommendation. Motion carried by voice vote. Rep. Redman will sponsor the bill on the floor.
ADJOURN:	There being no further business to come before the committee, the meeting adjourned at 1:53PM.
Representative Pe	Amie Taylor Secretary

AMENDED AGENDA #1

HOUSE LOCAL GOVERNMENT COMMITTEE

2:30PM or Upon Adjournment of the House Floor Room EW05

Wednesday, March 14, 2018

SUBJECT DESCRIPTION PRESENTER

Goodbye to the Page Final Minutes Approval

COMMITTEE MEMBERS

Chairman Perry

Vice Chairman Redman

Rep Kingsley

Rep Luker

Rep Barbieri

Rep Clow

Rep Collins

Rep Manwaring

Rep Chew

Rep Collins

COMMITTEE SECRETARY

Amie Taylor Room: EW08 Phone: 332-1147

HOUSE LOCAL GOVERNMENT COMMITTEE

DATE:	Wednesday, March 14, 2018	
TIME:	2:30PM or Upon Adjournment of the House Floor	
PLACE:	Room EW05	
MEMBERS:	Chairman Perry, Vice Chairman Redman, Representatives Luker, Barbieri, Clow, Collins, Giddings, Kingsley, Manwaring, Zollinger, Chew, McCrostie	
ABSENT/ EXCUSED:	Representative(s) Barbieri	
GUESTS:	None.	
	Chairman Perry called the meeting to order at 11:37AM.	
MOTION:	Rep. Kingsley made a motion to approve the minutes from March 8, 2018. Motion carried by voice vote.	
	Chairman Perry called the Page, Joel Prigge, to stand before the committee and thanked him from the committee.	
	Chairman Perry thanked the Secretary, Amie Taylor, from the committee.	
	Chairman Perry thanked the committee for their service and announced that the committee is now at the call of the chair for the remainder of the session.	
ADJOURN:	There being no further business to come before the committee, the meeting adjourned at 11:43AM.	
Representative P	Perry Amie Taylor	
Chair	Secretary	