MR. SPEAKER:

I move that House Bill 1004 be amended to read as follows:

Page 2, between lines 37 and 38, begin a new paragraph and insert:

"SECTION 3. IC 10-21-1-1, AS AMENDED BY P.L.109-2015, SECTION 30, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. The following definitions apply throughout this chapter:

(1) "ADM" refers to average daily membership determined under IC 20-43-4-2. In the case of a school corporation career and technical education school described in IC 20-37-1-1, "ADM" refers to the count on a full-time equivalency basis of students attending the school on the date ADM is determined under IC 20-43-4-2.

(2) "Board" refers to the secured school safety board established by section 3 of this chapter.

(3) "Fund" refers to the Indiana secured school fund established by section 2 of this chapter.

(4) "Local plan" means the school safety plan described in IC 20-26-18.2-2(b).

(5) "School corporation or charter school" refers to an individual school corporation, a school corporation career and technical education school described in IC 20-37-1-1, or a charter school but also includes:
(A) a coalition of school corporations;
(B) a coalition of charter schools; or
(C) a coalition of both school corporations and charter schools;
that intend to jointly employ a school resource officer or to jointly
apply for a matching secured school grant under this chapter,
unless the context clearly indicates otherwise.
(6) "School resource officer" has the meaning set forth in
IC 20-26-18.2-1."
Page 2, line 41, strike "matching" and insert "secured school".
Page 3, line 36, strike "matching" and insert "secured school".
Page 4, line 12, strike "matching" and insert "secured school".
Page 4, line 19, strike "matching" and insert "secured school".
Page 4, line 28, strike "matching" and insert "secured school".
Page 5, delete lines 40 through 42.
Page 6, delete lines 1 through 13.
Page 6, line 14, reset in roman "(c)".
Page 6, line 14, delete "(d)".
Page 6, line 15, strike "matching" and insert "secured school".
Page 6, line 17, reset in roman "(d)".
Page 6, line 17, delete "(e)".
Page 6, line 15, strike "matching" and insert "secured school".
Page 7, line 4, strike "matching" and insert "secured school".
Page 7, line 16, strike "matching" and insert "secured school".
Page 7, between lines 18 and 19, begin a new paragraph and insert:
"SECTION 9. IC 10-21-1-6.5, AS ADDED BY P.L.211-2018(ss),
SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2019]: Sec. 6.5. If a school corporation or charter school (or
a coalition of public schools applying jointly) indicates on an
application under section 5 of this chapter that the school corporation
or charter school (or coalition of public schools applying jointly)
requests, in addition to the matching secured school grant under this
chapter, an advance under IC 20-49-10, the board shall review the
application and may make recommendations to the state board to
approve or deny an advance in the manner prescribed in IC 20-49-10-6.
SECTION 10. IC 10-21-1-7, AS ADDED BY P.L.172-2013,
SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2019]: Sec. 7. The department of homeland security shall
report before October 1 of each year to the budget committee
concerning matching secured school grants awarded under this chapter
during the previous fiscal year.".
Page 8, between lines 33 and 34, begin a new paragraph and insert:
"SECTION 11. IC 20-49-10-5, AS ADDED BY P.L.211-2018(ss),
SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2019]: Sec. 5. (a) Advances made under this chapter may be
used to purchase equipment or make capital improvements needed to:
(1) restrict access to schools;
(2) expedite the notification of first responders; or
(3) improve school security;
(b) The maximum amount of an advance that a school corporation or
charter school may receive under this chapter may not exceed five
hundred thousand dollars ($500,000).
(c) The maximum amount of the advance that the state board may
approve under section 6(e) of this chapter is the lesser of:
(1) the maximum amount of an advance that may be awarded as
established by subsection (b); or
(2) the amount needed to cover costs approved by the secured
school safety board that are in excess of the amount awarded by
the secured school safety board under IC 10-21-1-4. and the
amount committed as a match by the school corporation or charter
school (or coalition of public schools filing jointly) that applied
for the grant under IC 10-21-1-5.
SECTION 13. IC 20-49-10-6, AS ADDED BY P.L.211-2018(ss),
SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2019]: Sec. 6. (a) An application to the secured school safety
board for a matching secured school grant under IC 10-21-1 may serve
as an application for an advance under this chapter.
(b) To apply for an advance, a school corporation or charter school
(or a coalition of public schools applying jointly) shall submit an
application to the secured school safety board under IC 10-21-1. If the
secured school safety board approves a matching secured school grant
to the school corporation or charter school (or coalition of public
schools filing jointly) under IC 10-21-1-4 and the school corporation
or charter school (or coalition of public schools filing jointly) requests
an advance under this chapter, the secured school safety board may
recommend to the state board the approval of an advance under this
chapter.
(c) If an advance is recommended by the secured school safety board and the state board finds that the school corporation or charter school (or coalition of public schools filing jointly):
   (1) qualifies for an advance under this chapter; and
   (2) will use the advance for purposes described in section 5 of this chapter;
the state board may make the advance to the school corporation or charter school (or coalition of public schools filing jointly)."

Renumber all SECTIONS consecutively.
(Reference is to HB 1004 as printed January 17, 2019.)

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Representative Pfaff