

**DEPARTMENT OF LOCAL GOVERNMENT FINANCE  
100 NORTH SENATE AVENUE  
IGC-N, ROOM N1058  
INDIANAPOLIS, INDIANA 46204**

**IN THE MATTER OF THE REVIEW OF )  
PROPOSED LANGUAGE FOR A BALLOT )  
QUESTION REGARDING BROWN COUNTY ) No. 15-024-REF-A  
SCHOOLS, BROWN COUNTY )**

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**FINDINGS AND FINAL DETERMINATION ON PROPOSED QUESTION RESUBMITTED  
DECEMBER 22, 2015**

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1. On December 11, 2015, the Department of Local Government Finance (“Department”) disapproved proposed language for an operating referendum sought by Brown County Schools (“Corporation”), which proposes to place an operating referendum on the ballot for the purpose of establishing a referendum tax levy with a tax rate not to exceed eight cents (\$0.08) per one hundred dollars (\$100) of assessed value.

2. On December 22, 2015, the Corporation submitted this revised question to the Department:

“For the seven calendar years immediately following the holding of the referendum, shall the Brown County Schools impose a property tax rate that does not exceed eight cents (\$0.08) on each one hundred dollars (\$100) of assessed valuation and that is in addition to all other property taxes imposed by the Brown County Schools for the purpose of maintaining current staff and class sizes, providing for teacher salaries and programs, and funding the Career Resource Center.”

3. Under Indiana law, voters in the area served by the Corporation will vote in a referendum to approve or deny the Corporation’s proposed tax rate.

4. Indiana law governs the format and wording of the ballot question for the referendum.

5. Under Indiana law, the “question to be submitted to the voters in the referendum **must read as follows**”:

“For the \_\_\_ (insert number) calendar year or years immediately following the holding of the referendum, shall the school corporation impose a property tax rate that does not exceed \_\_\_\_\_ (insert amount) cents (\$0. \_\_) (insert amount) on each one hundred dollars (\$100) of assessed valuation and that is in addition to all other property taxes imposed by the school corporation for the purpose of funding \_\_\_\_\_ (insert short description of purposes)?”

Indiana Code 20-46-1-10 (emphasis added).

6. The ballot question then must contain three parts:

- the number of calendar years for which the tax will be in effect;
  - the amount of the tax rate; and
  - the purpose of the funding.
7. The law requires the Department to review the language for compliance with IC 20-46-1-10. The Department may either approve or reject the language.

**Compliance of Language**

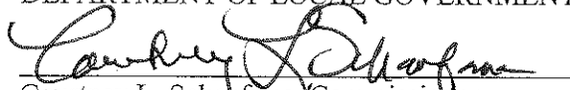
8. The Department must review the proposed language for compliance with IC 20-46-1-10. The Department may either approve or reject the language. The Department determines that the proposed language is in compliance with IC 20-46-1-10.

**Final Determination**

WHEREFORE, based on the above findings and applicable law, the Department finds that the proposed language is in compliance with IC 20-46-1-10 and approves the language as proposed.

Dated this 22nd day of December, 2015.

STATE OF INDIANA  
DEPARTMENT OF LOCAL GOVERNMENT FINANCE

  
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Courtney L. Schaafsma, Commissioner  
Department of Local Government Finance

STATE OF INDIANA  
DEPARTMENT OF LOCAL GOVERNMENT FINANCE

I, Michael E. Duffy, General Counsel for the Department of Local Government Finance, hereby certify that the above is an order of the Commissioner of the Department of Local Government Finance made this date in the above-entitled matter and that the Commissioner has personally signed the same under her statutory authority.

WITNESS MY HAND AND SEAL of the Commissioner on this the 22nd day of December, 2015.

  
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Michael E. Duffy, General Counsel  
Department of Local Government Finance