

RULEMAKING DOCKET		
	Date	Information
LSA DOCKET NUMBER		LSA #17-214
DESCRIPTION OF RULE		Adds 935 IAC 1 to set forth rules governing the operation of White River State Park. The rule will establish park hours and establish limitations on certain activities within the Park.
NOTICE OF INTENT	04/19/2017	http://www.in.gov/legislative/iac/20170419-IR-935170214NIA.xml.html
PROPOSED RULE	10/4/2017	http://www.in.gov/legislative/iac/20171004-IR-935170214PRA.xml.html
PUBLIC HEARING NOTICE (Publication Date)	10/04/2017	http://www.in.gov/legislative/iac/20171004-IR-935170214PHA.xml.html
ECONOMIC IMPACT STATEMENT	10/04/2017	http://www.in.gov/legislative/iac/20171004-IR-935170214EIA.xml.html
PUBLIC HEARING DATE AND LOCATION	10/27/2017	10:00 AM, Conference Room 2, Indiana Government Center South, 302 W. Washington Street, Indianapolis, IN 36204
DEADLINE FOR COMMENTS	11/7/2017	
SUBMIT COMMENTS ONLINE		WRSPrules@wrsp.in.gov
MAILING ADDRESS		c/o Susan W. Gard, Deputy Attorney General Indiana Gov't Center South, 5 th Floor 302 West Washington Street Indianapolis, IN 46204
COMMENTS MAY BE INSPECTED AT		Office of the Indiana Attorney General (attn: Susan Gard) 302 W. Washington Street, IGCS 5 th Floor Indianapolis, IN 46204
ADOPTION OF FINAL RULE (est.)	11/15/2017	
SUBMITTED TO ATTORNEY GENERAL est	11/16/2017	
ATTORNEY GENERAL APPROVAL (est.)	11/27/2017	
SUBMITTED TO GOVERNOR (estimate)	11/28/2017	
GOVERNOR APPROVAL (estimate)	12/15/2017	
FILED WITH PUBLISHER (estimate)	12/15/2017	
EFFECTIVE DATE OF RULE (estimate)	01/14/2018	

FOR ADDITIONAL INFORMATION

CONTACT Susan W. Gard, Deputy Attorney General
Office of the Indiana Attorney General
Indiana Government Center South, 5th Floor
302 W. Washington Street
Indianapolis, IN 46204



VIA EMAIL

October 20, 2017

Susan W. Gard
Deputy Attorney General
Counsel for the White River State Park Development Commission
Susan.Gard@atg.in.gov

Re: LSA Document #17-214 / Economic Impact Statement

Ms. Gard,

Pursuant to Indiana Code 4-22, as the Small Business Ombudsman, I have reviewed the economic impact analysis for small business associated with the rule changes contained in LSA Document #17-214 proposed by the Indiana White River State Park Development Commission.

Based on my assessment as the Small Business Ombudsman, I have concluded that this proposed rule will create no additional reporting, record keeping or other administrative functions for compliance for small businesses in Indiana. The only cost associated with the proposed rule would be if the small businesses wanted to screen for weapons by choice.

The economic impact statement prepared by Indiana White River State Park Development Commission states, "The cost is solely within the control of the small business and cannot be estimated by the Park."

Based upon this statement and review, the Small Business Ombudsman supports the proposed rule related to the economic impact to small business if the White River State Park Development Commission conclusion reflects the actual result after promulgation. If you have any questions about these comments, please contact me at KColclazier@iedc.IN.gov.

Sincerely,

Katelyn Colclazier
Small Business Ombudsman