## HOUSE BILL No. 1342

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-8.1.

**Synopsis:** Tax amnesty. Authorizes the commissioner of the department of state revenue (department) to direct the department to conduct a tax amnesty program whenever the commissioner determines that an amnesty program would be fiscally or administratively beneficial to the state.

Effective: July 1, 2016.

## Summers

January 12, 2016, read first time and referred to Committee on Ways and Means.



## Introduced

Second Regular Session of the 119th General Assembly (2016)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2015 Regular Session of the General Assembly.

## HOUSE BILL No. 1342

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

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

SECTION 1. IC 6-8.1-3-17.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 17.5. (a) This section applies after December 31, 2017.

(b) The commissioner may direct the department to conduct an amnesty program in accordance with this section whenever the commissioner determines that an amnesty program would be fiscally or administratively beneficial to the state. An order of the commissioner establishing an amnesty program under this section must specify:

(1) The listed taxes to which the amnesty program applies.

12 (2) The range of tax periods to which the amnesty program13 applies, which may vary by listed tax.

14(3) The period during which a taxpayer having an unpaid15liability for a listed tax to which the amnesty program applies16that was due and payable for a tax period to which the17amnesty program applies must:



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1	(A) make a voluntary payment of tax liability; or
2	(B) enter into a payment program acceptable to the
3	department for payment of the unpaid listed tax in full in
4	the manner and time established in a written payment
5	program agreement between the department and the
6	taxpayer.
7	(c) For purposes of an amnesty program under this section, a
8	liability for a listed tax is due and payable if:
9	(1) the department has issued:
10	(A) an assessment of the listed tax under IC 6-8.1-5-1;
11	(B) a demand for payment under IC 6-8.1-5-3; or
12	(C) a demand notice for payment of the listed tax under
13	IC 6-8.1-8-2;
14	(2) the taxpayer has filed a return or an amended return in
15	which the taxpayer has reported a liability for the listed tax;
16	or
17	(3) the taxpayer has filed a written statement of liability for
18	the listed tax in a form that is satisfactory to the department.
19	(d) A taxpayer is not eligible for an amnesty program under this
20	section:
21	(1) for any tax liability resulting from the taxpayer's failure
22	to comply with IC 6-3-1-3.5(b)(3) with regard to the tax
23	imposed by IC 4-33-13 or IC 4-35-8; or
24	(2) for an unpaid liability that was due and payable for a
25	listed tax and tax period, if the taxpayer participated in any
26	previous amnesty program under:
27	(A) this section;
28	(B) section 17 of this chapter; or
29	(C) IC 6-2.5-14;
30	that applied to the listed tax and tax period.
31	(e) An amnesty program under this section must provide the
32	following:
33	(1) A taxpayer is eligible for the benefits described in
34	subdivision (2) if:
35	(A) for all listed taxes and tax periods to which the
36	amnesty program applies, the taxpayer:
37	(i) pays to the department the amount of the taxpayer's
38	liability that is due and payable; or
39	(ii) agrees to make payment of the unpaid listed taxes in
40	full in the manner and time established in a written
41	payment program agreement between the department
42	and the taxpayer;

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1	(B) the taxpayer enters into an agreement that the
2 3	taxpayer is not eligible for any other amnesty program
4	that may be established for the listed taxes and tax periods to which the amnesty period applies and waives any part
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5 6	of interest and penalties on the same type of listed tax that
0 7	is being granted amnesty in the amnesty program; and
8	(C) the taxpayer complies with all other amnesty
	conditions adopted under a rule of the department in effect
9	on the date the voluntary payment is made.
10	(2) If a taxpayer meets the requirements of subdivision (1), the
11	department:
12	(A) shall abate and not seek to collect any interest,
13	penalties, collection fees, or costs that would otherwise be
14	applicable;
15	(B) shall release any liens imposed;
16	(C) shall not seek civil or criminal prosecution against any
17	individual or entity; and
18	(D) shall not issue, or, if issued, shall withdraw, an
19	assessment, a demand notice, or a warrant for payment
20	under IC 6-8.1-5-1, IC 6-8.1-5-3, IC 6-8.1-8-2, or another
21	law against any individual or entity;
22	for listed taxes due from the taxpayer for a tax period for
23	which amnesty is being granted to the taxpayer.
24	(3) Amnesty granted under this subsection is binding on the
25	state and its agents. However, failure to pay to the department
26	all listed taxes to which the amnesty program applies that are
27	due for a tax period to which the amnesty program applies
28	invalidates any amnesty granted under this subdivision for
29	that tax period.
30	(f) The department shall enforce an agreement with a taxpayer
31	described in subsection (e)(1)(B) that prohibits the taxpayer from
32	receiving amnesty in another amnesty program.
33	(g) The department shall conduct an assessment of the impact
34	of a tax amnesty program conducted under this section on tax
35	collections and an analysis of the costs of administering the tax
36	amnesty program. As soon as practicable after the end of the tax
37	amnesty period, the department shall submit a copy of the
38	assessment and analysis to the legislative council in an electronic
39 40	format under IC 5-14-6.
40	SECTION 2. IC 6-8.1-3-24, AS ADDED BY P.L.213-2015,
41	SECTION 92, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42	JULY 1, 2016]: Sec. 24. (a) The department of state revenue may adopt

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<ol> <li>emergency rules under IC 4-22-2-37.1 to carry out a tax amne</li> <li>program under section 17 or 17.5 of this chapter.</li> <li>(b) Notwithstanding IC 4-22-2-37.1(g), an emergency rule adop</li> <li>but he department under IC 4 22 2 37.1 expires on the data gravit</li> </ol>	ted
3 (b) Notwithstanding IC 4-22-2-37.1(g), an emergency rule adop	
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4 by the department under IC 4-22-2-37.1 expires on the date specif	
5 in the emergency rule.	
6 (c) This section expires July 1, 2017.	
7 SECTION 3. IC 6-8.1-10-12, AS AMENDED BY P.L.213-20	
8 SECTION 94, IS AMENDED TO READ AS FOLLOWS [EFFECT]	VE
9 JULY 1, 2016]: Sec. 12. (a) This section applies to a penalty related	l to
10 a tax liability to the extent that the:	
11 (1) tax liability is for a listed tax;	
12 (2) tax liability was due and payable:	
13 (A) as determined under IC 6-8.1-3-17(d), for a tax per	iod
14 ending before January 1, 2013; or	
15 (B) as determined under IC 6-8.1-3-17.5(c), for a listed to	ax
16 and a tax period to which an amnesty program und	ler
17 IC 6-8.1-3-17.5 applies;	
18 (3) department establishes an amnesty program for the	tax
19 liability under IC 6-8.1-3-17(c) <b>or IC 6-8.1-3-17.5</b> ;	
20 (4) individual or entity from which the tax liability is due v	vas
21 eligible to participate in the <b>an</b> amnesty program described	in
22 subdivision (3); and	
23 (5) tax liability is not paid:	
24 (A) in conformity with a payment program acceptable to	the
25 department that provides for payment of the unpaid lis	ted
26 taxes in full in the manner and time established in a writ	ten
27 payment program agreement entered into between	the
28 department and the taxpayer under IC 6-8.1-3-17(c)	or
29 IC 6-8.1-3-17.5; or	
30 (B) if clause (A) does not apply, before the end of the amne	sty
31 period established by the department.	
32 (b) Subject to subsection (c), if a penalty is imposed or otherw	ise
33 calculated under any combination of:	
34 (1) IC 6-8.1-1-8;	
35 (2) section 2.1 of this chapter;	
36 (3) section 3 of this chapter;	
37 (4) section 3.5 of this chapter;	
38 (5) section 4 of this chapter;	
39 (6) section 5 of this chapter;	
40 (7) section 6 of this chapter;	
41 (8) section 7 of this chapter;	
42 (9) section 9 of this chapter; or	



<ol> <li>(10) IC 6-6;</li> <li>an additional penalty is imposed under this section. The amount of the</li> <li>additional penalty imposed under this section is equal to the sum of the</li> <li>penalties imposed or otherwise calculated under the provisions lister</li> <li>in subdivisions (1) through (10).</li> <li>(c) The additional penalty provided by subsection (b) does not apply</li> <li>if all of the following apply:</li> </ol>	e 1 V e
<ul> <li>additional penalty imposed under this section is equal to the sum of the</li> <li>penalties imposed or otherwise calculated under the provisions listed</li> <li>in subdivisions (1) through (10).</li> <li>(c) The additional penalty provided by subsection (b) does not apply</li> </ul>	e 1 V e
<ul> <li>5 in subdivisions (1) through (10).</li> <li>6 (c) The additional penalty provided by subsection (b) does not apply</li> </ul>	/ e
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8 (1) The department imposes a penalty on a taxpayer or otherwise	
9 calculates the penalty under the provisions described in	•
10 subsection $(b)(1)$ through $(b)(10)$ .	•
11 (2) The taxpayer against whom the penalty is imposed:	r
12 (A) timely files an original tax appeal in the tax court unde	•
13 IC 6-8.1-5-1; and	
14 (B) contests the department's imposition of the penalty or the	)
15 tax on which the penalty is based.	
16 (3) The taxpayer meets all other jurisdictional requirements to	)
17 initiate the original tax appeal.	
18 (4) Either the:	
19 (A) tax court enjoins collection of the penalty or the tax or	1
20 which the penalty is based under IC 33-26-6-2; or	
21 (B) department consents to an injunction against collection o	f
22 the penalty or tax without entry of an order by the tax court.	
23 (d) The additional penalty provided by subsection (b) does not apply	/
24 if the taxpayer:	
25 (1) has a legitimate hold on making the payment as a result of an	
26 audit, bankruptcy, protest, taxpayer advocate action, or anothe	r
27 reason permitted by the department;	
28 (2) had established a payment plan with the department before:	
29 (A) May 12, 2015, for the amnesty program under	•
30 IC 6-8.1-3-17; or	
31 (B) before the date on which an amnesty program i	
32 established for a listed tax and tax period, for an amnest	7
33 program under IC 6-8.1-3-17.5; or	
34 (3) verifies with reasonable particularity that is satisfactory to the	
35 commissioner that the taxpayer did not ever receive notice of the	)
36 outstanding tax liability.	

