



ENGROSSED HOUSE BILL No. 1350

DIGEST OF HB 1350 (Updated April 11, 2019 11:40 am - DI 125)

Citations Affected: IC 6-3.

Synopsis: Indiana ABLE account. Allows a taxpayer to make a onetime transfer from a particular college choice 529 education savings plan account to an Indiana ABLE 529A savings plan without being subject to the requirement for the repayment of tax credits.

Effective: July 1, 2019.

Clere, Schaibley, Porter, Heaton

(SENATE SPONSORS — HOUCHIN, CHARBONNEAU, BREAUX, RUCKELSHAUS)

January 14, 2019, read first time and referred to Committee on Ways and Means. February 11, 2019, reported — Do Pass.
February 14, 2019, read second time, ordered engrossed. Engrossed. February 18, 2019, read third time, passed. Yeas 96, nays 0.

SENATE ACTION

March 4, 2019, read first time and referred to Committee on Appropriations. April 11, 2019, amended, reported favorably — Do Pass.



First Regular Session of the 121st General Assembly (2019)

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 2018 Regular and Special Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1350

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

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

1	SECTION 1. IC 6-3-3-12, AS AMENDED BY P.L.214-2018(ss),
2	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2019]: Sec. 12. (a) As used in this section, "account" has the
4	meaning set forth in IC 21-9-2-2.
5	(b) As used in this section, "account beneficiary" has the meaning
6	set forth in IC 21-9-2-3.
7	(c) As used in this section, "account owner" has the meaning set

- (d) As used in this section, "college choice 529 education savings plan" refers to a college choice 529 plan established under IC 21-9.
- (e) As used in this section, "contribution" means the amount of money directly provided to a college choice 529 education savings plan account by a taxpayer. A contribution does not include any of the following:
 - (1) Money credited to an account as a result of bonus points or other forms of consideration earned by the taxpayer that result in a transfer of money to the account.



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forth in IC 21-9-2-4.

1	(2) Money transferred from any other qualified tuition program
2	under Section 529 of the Internal Revenue Code or from any other
3	similar plan.
4	(3) Except as provided in subsection (u), money that is credited
5	to an account and that will be transferred to an ABLE account (as
6	defined in Section 529A of the Internal Revenue Code).
7	(f) As used in this section, "nonqualified withdrawal" means a
8	withdrawal or distribution from a college choice 529 education savings
9	plan that is not a qualified withdrawal.
10	(g) As used in this section, "qualified higher education expenses"
11	has the meaning set forth in IC 21-9-2-19.5.
12	(h) As used in this section, "qualified K-12 education expenses"
13	means expenses that are for tuition in connection with enrollment or
14	attendance at an elementary or secondary public, private, or religious
15	school located in Indiana and are permitted under Section 529 of the
16	Internal Revenue Code.
17	(i) As used in this section, "qualified withdrawal" means a
18	withdrawal or distribution from a college choice 529 education savings
19	plan that is made:
20	(1) to pay for qualified higher education expenses, excluding any
21	withdrawals or distributions used to pay for qualified higher
22	education expenses, if the withdrawals or distributions are made
23	from an account of a college choice 529 education savings plan
24	that is terminated within twelve (12) months after the account is
25	opened;
26	(2) as a result of the death or disability of an account beneficiary;
27	(3) because an account beneficiary received a scholarship that
28	paid for all or part of the qualified higher education expenses of
29	the account beneficiary, to the extent that the withdrawal or
30	distribution does not exceed the amount of the scholarship; or
31	(4) by a college choice 529 education savings plan as the result of
32	a transfer of funds by a college choice 529 education savings plan
33	from one (1) third party custodian to another.
34	However, a qualified withdrawal does not include a withdrawal or
35	distribution that will be used for expenses that are for tuition in
36	connection with enrollment or attendance at an elementary or
37	secondary public, private, or religious school unless the school is
38	located in Indiana. A qualified withdrawal does not include a rollover
39	distribution or transfer of assets from a college choice 529 education
40	savings plan to any other qualified tuition program under Section 529
41	of the Internal Revenue Code or to any other similar plan.
т.	of the internal revenue code of to any other similar plan.



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(j) As used in this section, "taxpayer" means:

(1) an individual filing a single return; or
(2) a married couple filing a joint return.
(k) A taxpayer is entitled to a credit against the taxpayer's adjusted
gross income tax imposed by IC 6-3-1 through IC 6-3-7 for a taxable
year equal to the least of the following:
(1) The following amount:
(A) For taxable years beginning before January 1, 2019, the
sum of twenty percent (20%) multiplied by the amount of the
total contributions that are made by the taxpayer to an account
or accounts of a college choice 529 education savings plan
during the taxable year and that will be used to pay for
qualified higher education expenses that are not qualified K-12
education expenses, plus the lesser of:
(i) five hundred dollars (\$500); or
(ii) ten percent (10%) multiplied by the amount of the total
contributions that are made by the taxpayer to an account or
accounts of a college choice 529 education savings plan
during the taxable year and that will be used to pay for
qualified K-12 education expenses.
(B) For taxable years beginning after December 31, 2018, the
sum of:
(i) twenty percent (20%) multiplied by the amount of the
total contributions that are made by the taxpayer to an
account or accounts of a college choice 529 education
savings plan during the taxable year and that are designated
to pay for qualified higher education expenses that are not
qualified K-12 education expenses; plus
(ii) twenty percent (20%) multiplied by the amount of the
total contributions that are made by the taxpayer to an
account or accounts of a college choice 529 education
savings plan during the taxable year and that are designated
to pay for qualified K-12 education expenses.
(2) One thousand dollars (\$1,000).
(3) The amount of the taxpayer's adjusted gross income tax
imposed by IC 6-3-1 through IC 6-3-7 for the taxable year,
reduced by the sum of all credits (as determined without regard to
this section) allowed by IC 6-3-1 through IC 6-3-7.
(l) This subsection applies after December 31, 2018. At the time a
contribution is made to or a withdrawal is made from an account or
accounts of a college choice 529 education savings plan, the person
making the contribution or withdrawal shall designate whether the
contribution is made for or the withdrawal will be used for:



(1) qualified higher education expenses that are not qualified

2	K-12 education expenses; or
3	(2) qualified K-12 education expenses.
4	The Indiana education savings authority (IC 21-9-3) shall use
5	subaccounting to track the designations.
6	(m) A taxpayer who makes a contribution to a college choice 529
7	education savings plan is considered to have made the contribution on
8	the date that:
9	(1) the taxpayer's contribution is postmarked or accepted by a
10	delivery service, for contributions that are submitted to a college
11	choice 529 education savings plan by mail or delivery service; or
12	(2) the taxpayer's electronic funds transfer is initiated, for
13	contributions that are submitted to a college choice 529 education
14	savings plan by electronic funds transfer.
15	(n) A taxpayer is not entitled to a carryback, carryover, or refund of
16	an unused credit.
17	(o) A taxpayer may not sell, assign, convey, or otherwise transfer the
18	tax credit provided by this section.
19	(p) To receive the credit provided by this section, a taxpayer must
20	claim the credit on the taxpayer's annual state tax return or returns in
21	the manner prescribed by the department. The taxpayer shall submit to
22	the department all information that the department determines is
23	necessary for the calculation of the credit provided by this section.
24	(q) Except as provided in subsection (u), an account owner of an
25	account of a college choice 529 education savings plan must repay all
26	or a part of the credit in a taxable year in which any nonqualified
27	withdrawal is made from the account. The amount the taxpayer must
28	repay is equal to the lesser of:
29	(1) twenty percent (20%) of the total amount of nonqualified
30	withdrawals made during the taxable year from the account; or
31	(2) the excess of:
32	(A) the cumulative amount of all credits provided by this
33	section that are claimed by any taxpayer with respect to the
34	taxpayer's contributions to the account for all prior taxable
35	years beginning on or after January 1, 2007; over
36	(B) the cumulative amount of repayments paid by the account
37	owner under this subsection for all prior taxable years
38	beginning on or after January 1, 2008.
39	(r) Any required repayment under subsection (q) shall be reported
40	by the account owner on the account owner's annual state income tax
41	return for any taxable year in which a nonqualified withdrawal is made.
42	(s) A nonresident account owner who is not required to file an



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annual income tax return for a taxable year in which a nonqualified
withdrawal is made shall make any required repayment on the form
required under IC 6-3-4-1(2). If the nonresident account owner does
not make the required repayment, the department shall issue a demand
notice in accordance with IC 6-8 1-5-1

- (t) The executive director of the Indiana education savings authority shall submit or cause to be submitted to the department a copy of all information returns or statements issued to account owners, account beneficiaries, and other taxpayers for each taxable year with respect to:
 - (1) nonqualified withdrawals made from accounts, including subaccounts of a college choice 529 education savings plan for the taxable year; or
 - (2) account closings for the taxable year.
- (u) A taxpayer may make a one (1) time rollover distribution or transfer of assets from a particular college choice 529 education savings plan to an Indiana ABLE 529A savings plan adopted by the state under IC 12-11 without being subject to the repayment requirement under subsection (q).



COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1350, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1350 as introduced.)

HUSTON

Committee Vote: Yeas 23, Nays 0

COMMITTEE REPORT

Madam President: The Senate Committee on Appropriations, to which was referred House Bill No. 1350, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill do pass.

(Reference is to HB 1350 as printed February 12, 2019.)

MISHLER, Chairperson

Committee Vote: Yeas 12, Nays 0.

