

## **HOUSE BILL No. 1351**

DIGEST OF HB 1351 (Updated February 6, 2017 11:35 am - DI 84)

**Citations Affected:** IC 6-1.1; IC 6-2.5; IC 6-6; IC 6-8.1.

**Synopsis:** Motorized equipment vehicle rental excise tax. Excludes certain motorized equipment vehicles from the assessment of the personal property tax. Imposes an excise tax on the rental of those motorized equipment vehicles (excise tax). Provides procedures for the sourcing, collection, and distribution of the excise tax. Provides that the excise tax is apportioned and distributed to local governmental units in the same manner that property taxes are apportioned and distributed.

**Effective:** July 1, 2017; January 1, 2018.

## Huston, Brown T

January 12, 2017, read first time and referred to Committee on Ways and Means. February 6, 2017, reported — Do Pass.



First Regular Session of the 120th General Assembly (2017)

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 2016 Regular Session of the General Assembly.

## **HOUSE BILL No. 1351**

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 6-1.1-2-7, AS AMENDED BY P.L.1-2009,
2	SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2017]: Sec. 7. (a) As used in this section, "nonbusiness
4	personal property" means personal property that is not:
5	(1) held for sale in the ordinary course of a trade or business;
6	(2) held, used, or consumed in connection with the production of
7	income; or
8	(3) held as an investment.
9	(b) The following property is not subject to assessment and taxation
0	under this article:
11	(1) A commercial vessel that is subject to the net tonnage tax
12	imposed under IC 6-6-6.
13	(2) A motor vehicle that is subject to the annual license excise tax
14	imposed under IC 6-6-5.
15	(3) A motorized boat or sailboat that is subject to the boat excise
16	tax imposed under IC 6-6-11.
17	(4) Property used by a cemetery (as defined in IC 23-14-33-7) if



1	the cemetery:
2	(A) does not have a board of directors, board of trustees, or
3	other governing authority other than the state or a political
4	subdivision; and
5	(B) has had no business transaction during the preceding
6	calendar year.
7	(5) A commercial vehicle that is subject to the annual excise tax
8	imposed under IC 6-6-5.5.
9	(6) Inventory.
0	(7) A recreational vehicle or truck camper that is subject to the
1	annual excise tax imposed under IC 6-6-5.1.
12	(8) The following types of nonbusiness personal property:
13	(A) All-terrain vehicles.
14	(B) Snowmobiles.
15	(C) Rowboats, canoes, kayaks, and other human powered
16	boats.
17	(D) Invalid chairs.
18	(E) Yard and garden tractors.
19	(F) Trailers that are not subject to an excise tax under:
20	(i) IC 6-6-5-5.5;
21	(ii) IC 6-6-5.1; or
22	(iii) IC 6-6-5.5.
23	(9) For an assessment date after December 31, 2017, a
24	motorized equipment vehicle (as defined in IC 6-6-15-2) that
25 26	is rented or held in inventory for rental or sale, the rental of
	which is or would be subject to the motorized equipment
27	vehicle rental excise tax under IC 6-6-15.
28	SECTION 2. IC 6-2.5-1-5, AS AMENDED BY P.L.265-2013,
29	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JANUARY 1, 2018]: Sec. 5. (a) Except as provided in subsection (b),
31	"gross retail income" means the total amount of consideration,
32	including cash, credit, property, and services, for which tangible
33	personal property is sold, leased, or rented, valued in money, whether
34	received in money or otherwise, without any deduction for:
35	(1) the seller's cost of the property sold;
36	(2) the cost of materials used, labor or service cost, interest,
37	losses, all costs of transportation to the seller, all taxes imposed
38	on the seller, and any other expense of the seller;
39 10	(3) charges by the seller for any services necessary to complete
10 11	the sale, other than delivery and installation charges;
11 12	(4) delivery charges; or
12	(5) consideration received by the seller from a third party if:



1	(A) the seller actually receives consideration from a party
2	other than the purchaser and the consideration is directly
3	related to a price reduction or discount on the sale;
4	(B) the seller has an obligation to pass the price reduction or
5	discount through to the purchaser;
6	(C) the amount of the consideration attributable to the sale is
7	fixed and determinable by the seller at the time of the sale of
8	the item to the purchaser; and
9	(D) the price reduction or discount is identified as a third party
0	price reduction or discount on the invoice received by the
1	purchaser or on a coupon, certificate, or other documentation
2	presented by the purchaser.
3	For purposes of subdivision (4), delivery charges are charges by the
4	seller for preparation and delivery of the property to a location
5	designated by the purchaser of property, including but not limited to
6	transportation, shipping, postage charges that are not separately stated
7	on the invoice, bill of sale, or similar document, handling, crating, and
8	packing. Delivery charges do not include postage charges that are
9	separately stated on the invoice, bill of sale, or similar document.
0.	(b) "Gross retail income" does not include that part of the gross
21	receipts attributable to:
22	(1) the value of any tangible personal property received in a like
22 23 24	kind exchange in the retail transaction, if the value of the property
	given in exchange is separately stated on the invoice, bill of sale,
25	or similar document given to the purchaser;
6	(2) the receipts received in a retail transaction which constitute
27	interest, finance charges, or insurance premiums on either a
28	promissory note or an installment sales contract;
9	(3) discounts, including cash, terms, or coupons that are not
0	reimbursed by a third party that are allowed by a seller and taken
1	by a purchaser on a sale;
2	(4) interest, financing, and carrying charges from credit extended
3	on the sale of personal property if the amount is separately stated
4	on the invoice, bill of sale, or similar document given to the
5	purchaser;
6	(5) any taxes legally imposed directly on the consumer that are
7	separately stated on the invoice, bill of sale, or similar document
8	given to the purchaser, including an excise tax imposed under
9	IC 6-6-15;
-0	(6) installation charges that are separately stated on the invoice.
-1	bill of sale, or similar document given to the purchaser;
-2	(7) telecommunications nonrecurring charges; or



1	(8) postage charges that are separately stated on the invoice, bill
2	of sale, or similar document.
3	(c) A public utility's or a power subsidiary's gross retail income
4	includes all gross retail income received by the public utility or power
5	subsidiary, including any minimum charge, flat charge, membership
6	fee, or any other form of charge or billing.
7	SECTION 3. IC 6-6-15 IS ADDED TO THE INDIANA CODE AS
8	A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
9	1, 2017]:
10	Chapter 15. Motorized Equipment Vehicle Rental Excise Tax
11	Sec. 1. This chapter applies only after December 31, 2017, to the
12	rental of taxable motorized equipment vehicles.
13	Sec. 2. The following definitions apply throughout this chapter:
14	(1) "Department" refers to the department of state revenue.
15	(2) "Gross retail income" has the meaning set forth in
16	IC 6-2.5-1-5, except that the term does not include taxes
17	imposed under IC 6-2.5 or the excise tax imposed under this
18	chapter.
19	(3) "Motorized equipment vehicle" means a self-propelled
20	motorized vehicle, including any attachment, that:
21	(A) is owned by a person that is a retail merchant in the
22	business of renting motorized equipment vehicles;
23	(B) is not intended to be permanently affixed to any real
24	property; and
25	(C) is not subject to registration under IC 9-18.1 for use on
26	a public highway (as defined in IC 9-25-2-4).
27	However, the term does not include a motorized equipment
28	vehicle that is rented for mining purposes or a motorized
29	equipment vehicle that is eligible for a property tax abatement
30	deduction under IC 6-1.1-12.1 during the calendar year.
31	(4) "Person" has the meaning set forth in IC 6-2.5-1-3.
32	(5) "Rental" means any transfer of possession or control of a
33	motorized equipment vehicle for consideration:
34	(A) for a period not to exceed three hundred sixty-five
35	(365) days; or
36	(B) for a period that is open ended under the terms of the
37	rental contract with no specified end date.
38	(6) "Retail merchant" has the meaning set forth in
39	IC 6-2.5-1-8.
40	Sec. 3. (a) An excise tax, known as the motorized equipment
41	vehicle rental excise tax, is imposed upon the rental of a motorized
42	equipment vehicle from a retail merchant and from a location in



1	Indiana.
2	(b) The motorized equipment vehicle rental excise tax imposed
3	under this chapter is two and twenty-five hundredths percent
4	(2.25%) of the gross retail income received by the retail merchant
5	for the rental.
6	Sec. 4. A transaction involving the rental of a motorized
7	equipment vehicle is exempt from the tax imposed by this chapter
8	if any of the following apply:
9	(1) The rentee is:
10	(A) the United States government;
11	(B) the state;
12	(C) a political subdivision (as defined in IC 36-1-2-13); or
13	(D) an agency or instrumentality of an entity described in
14	clauses (A) through (C).
15	(2) The transaction is a subrent of the motorized equipment
16	vehicle from a rentee to another person, and the rentee was
17	liable for the tax imposed under this chapter.
18	Sec. 5. A person that rents a motorized equipment vehicle is
19	liable for the motorized equipment vehicle rental excise tax on the
20	transaction. The person shall pay the tax to the retail merchant as
21	a separate amount added to the consideration for the transaction.
22	The retail merchant shall collect the tax as an agent for the state.
23	Sec. 6. (a) Subject to subsection (b), a retail merchant shall
24	remit the motorized equipment vehicle rental excise tax that the
25	retail merchant collects under this chapter in the same manner as
26	the state gross retail tax is remitted under IC 6-2.5.
27	(b) The motorized equipment vehicle rental excise tax imposed
28	under this chapter shall be sourced to the business location of the
29	retail merchant from which the motorized equipment vehicle is
30	rented.
31	(c) The return to be filed for the payment of the motorized
32	equipment vehicle rental excise tax may be either a separate return
33	or may be combined with the return filed for the payment of the
34	state gross retail tax, as prescribed by the department.
35	Sec. 7. (a) All revenues collected from the motorized equipment
36	vehicle rental excise tax must be deposited in a special account of
37	the state general fund called the motorized equipment vehicle
38	rental excise tax account.
39	(b) On or before July 15 of each year, all amounts held in the
40	motorized equipment vehicle rental excise tax account must be
41	distributed to counties as provided by this section.
42	(c) The amount to be distributed to a county treasurer equals



the part of the total motorized equipment vehicle rental excise taxes being distributed that were initially imposed and collected from within that county treasurer's county. The department shall notify each county auditor of the amount of taxes to be distributed to the county treasurer. At the same time each distribution is made to a county treasurer, the department shall certify to the county auditor the taxing districts within the county where motorized equipment vehicle rental excise taxes were collected and the amount of the county distribution that was collected with respect to each taxing district.

- (d) A county treasurer shall deposit motorized equipment vehicle rental excise tax distributions in a separate account for settlement at the same time as property taxes are accounted for and settled in June and December of each year.
- (e) The county auditor shall apportion and the county treasurer shall distribute the motorized equipment vehicle rental excise taxes among the taxing units of the county in the same manner that property taxes are apportioned and distributed with respect to property located in the taxing district where the motorized equipment vehicle rental excise tax is sourced by the department under section 6(b) of this chapter. The motorized equipment vehicle rental excise taxes distributed to a taxing unit must be allocated among the taxing unit's funds in the same proportion that the taxing unit's property tax collections are allocated among those funds.
- (f) Taxing units of a county may request and receive advances of motorized equipment vehicle rental excise tax revenues in the manner provided under IC 5-13-6-3.
- (g) All distributions from the motorized equipment vehicle rental excise tax account must be made by warrants issued by the auditor of state to the treasurer of state ordering those distributions to the appropriate county treasurer.

SECTION 4. IC 6-8.1-1-1, AS AMENDED BY THE TECHNICAL CORRECTIONS BILL OF THE 2017 GENERAL ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 1. "Listed taxes" or "taxes" includes only the pari-mutuel taxes (IC 4-31-9-3 through IC 4-31-9-5); the riverboat admissions tax (IC 4-33-12); the riverboat wagering tax (IC 4-33-13); the slot machine wagering tax (IC 4-35-8); the type II gambling game excise tax (IC 4-36-9); the gross income tax (IC 6-2.1) (repealed); the utility receipts and utility services use taxes (IC 6-2.3); the state gross retail and use taxes (IC 6-2.5); the adjusted gross income tax (IC 6-3); the



supplemental net income tax (IC 6-3-8) (repealed); the county adjusted gross income tax (IC 6-3.5-1.1) (repealed); the county option income tax (IC 6-3.5-6) (repealed); the county economic development income tax (IC 6-3.5-7) (repealed); the local income tax (IC 6-3.6); the auto rental excise tax (IC 6-6-9); the financial institutions tax (IC 6-5.5); the gasoline tax (IC 6-6-1.1); the special fuel tax (IC 6-6-2.5); the motor carrier fuel tax (IC 6-6-4.1); a motor fuel tax collected under a reciprocal agreement under IC 6-8.1-3; the motor vehicle excise tax (IC 6-6-5); the aviation fuel excise tax (IC 6-6-13); the commercial vehicle excise tax (IC 6-6-5.5); the excise tax imposed on recreational vehicles and truck campers (IC 6-6-5.1); the hazardous waste disposal tax (IC 6-6-6.6) (repealed); the motorized equipment vehicle rental excise tax (IC 6-6-15); the cigarette tax (IC 6-7-1); the beer excise tax (IC 7.1-4-2); the liquor excise tax (IC 7.1-4-3); the wine excise tax (IC 7.1-4-4); the hard cider excise tax (IC 7.1-4-4.5); the malt excise tax (IC 7.1-4-5); the petroleum severance tax (IC 6-8-1); the various innkeeper's taxes (IC 6-9); the various food and beverage taxes (IC 6-9); the county admissions tax (IC 6-9-13 and IC 6-9-28); the oil inspection fee (IC 16-44-2); the penalties assessed for oversize vehicles (IC 9-20-3 and *IC 9-30)*; *IC 9-20-18*); the fees and penalties assessed for overweight vehicles (IC 9-20-4 and IC 9-30); IC 9-20-18); and any other tax or fee that the department is required to collect or administer.



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## COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1351, 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 1351 as introduced.)

**BROWN T** 

Committee Vote: Yeas 20, Nays 0

