



Reprinted  
February 3, 2016

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## HOUSE BILL No. 1290

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DIGEST OF HB 1290 (Updated February 2, 2016 4:11 pm - DI 58)

**Citations Affected:** IC 6-1.1.

**Synopsis:** Assessment of real property. Repeals provisions enacted in 2015 concerning the assessment of: (1) certain limited market or special purpose property; and (2) commercial nonincome producing real property. Provides that in addition to the factors under current law, the department of local government finance (DLGF) shall also provide for the classification of improvements on the basis of market segmentation. Specifies that the value in exchange of an improved property does not reflect the true tax value of the improved property if a market segmentation analysis indicates that purportedly comparable sale properties have a different market or submarket for the current use of the improved property. Specifies that a market segmentation analysis must be conducted in conformity with generally accepted appraisal principles and is not limited to the categories of markets and submarkets enumerated in the rules or guidance materials adopted by the DLGF. Provides that true tax value shall be determined under the rules of the DLGF (subject to the provisions of the property tax article), and that the DLGF's rules may include examples to illustrate true tax value. Specifies that true tax value does not mean the value of the property to the user. Provides that a holder of a tax sale certificate may not bring a property tax appeal.

**Effective:** January 1, 2016 (retroactive); July 1, 2016.

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January 12, 2016, read first time and referred to Committee on Ways and Means.  
January 25, 2016, reported — Do Pass.  
February 2, 2016, read second time, amended, ordered engrossed.

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HB 1290—LS 6505/DI 73





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February 3, 2016

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. 1290

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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 6-1.1-4-43 IS REPEALED [EFFECTIVE  
2 JANUARY 1, 2016 (RETROACTIVE)]. ~~Sec. 43: (a) This section~~  
3 ~~applies to a real property assessment for:~~  
4 ~~(1) the 2014 assessment date and assessment dates thereafter; and~~  
5 ~~(2) real property that is:~~  
6 ~~(A) a limited market or special purpose property that would~~  
7 ~~commonly be regarded as a big box retail building under~~  
8 ~~standard appraisal practices and is at least fifty thousand~~  
9 ~~(50,000) square feet; and~~  
10 ~~(B) occupied by the original owner or by a tenant for which the~~  
11 ~~improvement was built.~~  
12 (b) This section does not to apply to the assessment of multi-tenant  
13 income producing shopping centers (as defined by the Appraisal  
14 Institute Dictionary of Real Estate Appraisal (5th Edition)).  
15 (c) In determining the true tax value of real property under this  
16 section which has improvements with an effective age is ten (10) years  
17 or less under the rules of the department, assessing officials shall apply

HB 1290—LS 6505/DI 73



1 the cost approach; less depreciation and obsolescence under the rules  
 2 and guidelines of the department. For purposes of this subsection, the  
 3 land value shall be assessed separately. The assessed value of the land  
 4 underlying the improvements assessed under this section may be  
 5 assessed or challenged based on the market value of comparable land:

6 (d) This subsection applies to a taxpayer that files a notice under  
 7 IC 6-1.1-15 after April 30, 2015, requesting a review of the assessment  
 8 of the taxpayer's real property that is subject to this section. If the  
 9 effective age of the improvements is ten (10) years or less under the  
 10 rules of the department; a taxpayer must provide to the appropriate  
 11 county or township assessing official information concerning the actual  
 12 construction costs for the real property. Notwithstanding IC 6-1.1-15,  
 13 if a taxpayer does not provide all relevant and reasonably available  
 14 information concerning the actual construction costs for the real  
 15 property before the hearing scheduled by the county property tax  
 16 assessment board of appeals regarding the assessment of the real  
 17 property, the appeal may not be reviewed until all the information is  
 18 provided. If a taxpayer does provide the information concerning the  
 19 actual construction costs for the real property and the construction costs  
 20 for the real property are greater than the cost values determined by  
 21 using the cost tables under the rules and guidelines of the department  
 22 of local government finance, then the for purposes of applying the cost  
 23 approach under subsection (b) or (c) the depreciation and obsolescence  
 24 shall be deducted from the construction costs rather than the than the  
 25 cost values determined by using the cost tables under the rules and  
 26 guidelines of the department of local government finance.

27 SECTION 2. IC 6-1.1-4-44 IS REPEALED [EFFECTIVE  
 28 JANUARY 1, 2016 (RETROACTIVE)]. Sec. 44: (a) This section  
 29 applies to a real property assessment of commercial nonincome  
 30 producing real property; including a sale-leaseback property; for:

- 31 (1) the 2014 assessment date and assessment dates thereafter; or  
 32 (2) any assessment date; if an assessment appeal is pending before  
 33 the county property tax assessment board of appeals or the board  
 34 of tax review:

35 (b) This section does not to apply to the assessment of multi-tenant  
 36 income producing shopping centers (as defined by the Appraisal  
 37 Institute Dictionary of Real Estate Appraisal (5th Edition)):

38 (c) As used in this section, "sale-leaseback" means a transaction in  
 39 which one (1) party sells a property to a buyer; and the buyer leases the  
 40 property back to the seller.

41 (d) In determining the true tax value of real property under this  
 42 section which has improvements with an effective age of ten (10) years



1 or less under the rules of the department, a comparable real property  
2 sale may not be used if the comparable real property:

3 (1) has been vacant for more than one (1) year as of the  
4 assessment date or in the case of industrial property vacant for  
5 more than five (5) years;

6 (2) has significant restrictions placed on the use of the real  
7 property by a recorded covenant, restriction, easement, or other  
8 encumbrance on the use of the real property;

9 (3) was sold and is no longer used for the purpose, or a similar  
10 purpose, for which the property was used by the original occupant  
11 or tenant; or

12 (4) was not sold in an arm's length transaction.

13 SECTION 3. IC 6-1.1-15-0.7 IS ADDED TO THE INDIANA  
14 CODE AS A NEW SECTION TO READ AS FOLLOWS  
15 [EFFECTIVE JULY 1, 2016]: **Sec. 0.7. A holder of a tax sale**  
16 **certificate under IC 6-1.1-24 does not have an interest in tangible**  
17 **property for purposes of obtaining a review or bringing an appeal**  
18 **of an assessment of property under this chapter.**

19 SECTION 4. IC 6-1.1-31-6, AS AMENDED BY P.L.154-2006,  
20 SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
21 JANUARY 1, 2016 (RETROACTIVE)]: Sec. 6. (a) With respect to the  
22 assessment of real property, the rules of the department of local  
23 government finance shall provide for:

24 (1) the classification of land on the basis of:

25 (i) (A) acreage;

26 (ii) (B) lots;

27 (iii) (C) size;

28 (iv) (D) location;

29 (v) (E) use;

30 (vi) (F) productivity or earning capacity;

31 (vii) (G) applicable zoning provisions;

32 (viii) (H) accessibility to highways, sewers, and other public  
33 services or facilities; and

34 (ix) (I) any other factor that the department determines by rule  
35 is just and proper; and

36 (2) the classification of improvements on the basis of:

37 (i) (A) size;

38 (ii) (B) location;

39 (iii) (C) use;

40 (iv) (D) type and character of construction;

41 (v) (E) age;

42 (vi) (F) condition;



- 1            ~~(vii)~~ **(G)** cost of reproduction; ~~and~~  
 2            **(H) market segmentation; and**  
 3            ~~(viii)~~ **(I)** any other factor that the department determines by  
 4            rule is just and proper.
- 5            (b) With respect to the assessment of real property, the rules of the  
 6            department of local government finance shall include instructions for  
 7            determining:
- 8            (1) the proper classification of real property;  
 9            (2) the size of real property;  
 10           (3) the effects that location and use have on the value of real  
 11           property;  
 12           (4) the productivity or earning capacity of:  
 13           (A) agricultural land; and  
 14           (B) real property regularly used to rent or otherwise furnish  
 15           residential accommodations for periods of thirty (30) days or  
 16           more;  
 17           (5) sales data for generally comparable properties; and  
 18           (6) the true tax value of real property based on the factors listed  
 19           in this subsection and any other factor that the department  
 20           determines by rule is just and proper.
- 21           (c) With respect to the assessment of real property, true tax value  
 22           does not mean fair market value. ~~Subject to this article, true tax value~~  
 23           ~~is the value determined under the rules of the department of local~~  
 24           ~~government finance.~~
- 25           **(d) The value in exchange of an improved property does not**  
 26           **reflect the true tax value of the improved property if a market**  
 27           **segmentation analysis indicates that purportedly comparable sale**  
 28           **properties have a different market or submarket for the current**  
 29           **use of the improved property. Any market segmentation analysis**  
 30           **must be conducted in conformity with generally accepted appraisal**  
 31           **principles and is not limited to the categories of markets and**  
 32           **submarkets enumerated in the rules or guidance materials adopted**  
 33           **by the department of local government finance.**
- 34           (e) True tax value does not mean the value of the property to the  
 35           user.
- 36           (f) **Subject to this article, true tax value shall be determined**  
 37           **under the rules of the department of local government finance. The**  
 38           **department's rules may include examples to illustrate true tax**  
 39           **value.**
- 40           SECTION 5. **An emergency is declared for this act.**



## COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1290, 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 1290 as introduced.)

BROWN T

Committee Vote: Yeas 21, Nays 1

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HOUSE MOTION

Mr. Speaker: I move that House Bill 1290 be amended to read as follows:

Page 3, between lines 12 and 13, begin a new paragraph and insert:

"SECTION 3. IC 6-1.1-15-0.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: **Sec. 0.7. A holder of a tax sale certificate under IC 6-1.1-24 does not have an interest in tangible property for purposes of obtaining a review or bringing an appeal of an assessment of property under this chapter.**"

Renumber all SECTIONS consecutively.

(Reference is to HB 1290 as printed January 26, 2016.)

PRYOR

