



February 14, 2012

ENGROSSED HOUSE BILL No. 1090

DIGEST OF HB 1090 (Updated February 9, 2012 12:14 pm - DI 58)

Citations Affected: IC 6-1.1.

Synopsis: Payment of delinquent property taxes. Applies statewide the authority that currently applies only in Lake County allowing the county auditor to remove real property from a tax sale if the county treasurer and the taxpayer agree to a mutually satisfactory arrangement for the payment of the delinquent taxes. Establishes a period during which a taxpayer who fails to make a payment under the delinquent property tax payment arrangement may not enter into another arrangement. Provides that the fiscal body of a county may adopt an ordinance authorizing the county treasurer to accept a minimum bid on real property subject to sale for delinquent taxes equal to the lesser of: (1) the delinquent taxes, penalties, and other related costs; or (2) 75% of the gross assessed value of the real property. Provides that the fiscal body of a county may adopt an ordinance to establish a property tax amnesty program and require waiver of interest and penalties added before January 1, 2012, on delinquent taxes and special assessments on real property in the county if: (1) all of the delinquent taxes and special assessments on the real property were first due and payable before January 1, 2012; and (2) before July 1, 2013, the taxpayer has paid all of these delinquent taxes and special assessments and has also paid all of the taxes and special assessments that are first due and payable after December 31, 2011. Requires the waiver of interest and penalties in these circumstances, notwithstanding any payment arrangement entered into by the county treasurer and the taxpayer.

Effective: Upon passage; January 1, 2012 (retroactive).

Friend, Culver, Candelaria Reardon

(SENATE SPONSORS — HEAD, ROGERS, CHARBONNEAU, RANDOLPH)

January 9, 2012, read first time and referred to Committee on Ways and Means.
January 23, 2012, amended, reported — Do Pass.
January 26, 2012, read second time, ordered engrossed. Engrossed.
January 27, 2012, read third time, passed. Yeas 92, nays 0.

SENATE ACTION

February 1, 2012, read first time and referred to Committee on Appropriations.
February 13, 2012, amended, reported favorably — Do Pass.

EH 1090—LS 6229/DI 113+



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February 14, 2012

Second Regular Session 117th General Assembly (2012)

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 2011 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1090

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 6-1.1-24-1.2, AS AMENDED BY P.L.113-2010,
2 SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3 UPON PASSAGE]: Sec. 1.2. (a) Except as provided in subsection (c),
4 a tract or an item of real property may not be removed from the list
5 certified under section 1 of this chapter before the tax sale unless all:
6 (1) delinquent taxes and special assessments due before the date
7 the list on which the property appears was certified under section
8 1 of this chapter; and
9 (2) penalties due on the delinquency, interest, and costs directly
10 attributable to the tax sale;
11 have been paid in full.
12 (b) A county treasurer may accept partial payments of delinquent
13 property taxes, assessments, penalties, interest, or costs under
14 subsection (a) after the list of real property is certified under section 1
15 of this chapter. However, a partial payment does not remove a tract or
16 an item from the list certified under section 1 of this chapter unless the
17 taxpayer complies with subsection (a) or (c) before the date of the tax

EH 1090—LS 6229/DI 113+



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1 sale.

2 (c) ~~The A county auditor in a county having a population of more~~
 3 ~~than four hundred thousand (400,000) but less than seven hundred~~
 4 ~~thousand (700,000)~~ may remove a tract or an item of real property from
 5 the list certified under section 1 of this chapter before the tax sale if the
 6 county treasurer and the taxpayer agree to a mutually satisfactory
 7 arrangement for the payment of the delinquent taxes.

8 (d) The county ~~treasurer auditor~~ may remove the tract or item from
 9 the list certified under section 1 of this chapter if the arrangement
 10 described in subsection (c):

- 11 (1) is in writing;
 12 (2) is signed by the taxpayer; and
 13 (3) requires the taxpayer to pay the delinquent taxes in full ~~within~~
 14 ~~one (1) not later than the last business day before July 1 of the~~
 15 ~~year of~~ **after** the date the agreement is signed.

16 (e) If the taxpayer fails to make a payment under the arrangement
 17 described in subsection (c):

- 18 **(1) the arrangement is void; and**
 19 **(2) the county auditor shall immediately place the tract or item of**
 20 **real property on the list of real property eligible for sale at a tax**
 21 **sale.**

22 ~~(f) If the tract or item of real property subject to a payment~~
 23 ~~arrangement is within the jurisdiction of a:~~

- 24 ~~(1) city having a population of more than ninety thousand~~
 25 ~~(90,000) but less than one hundred five thousand (105,000);~~
 26 ~~(2) city having a population of more than thirty-two thousand~~
 27 ~~(32,000) but less than thirty-two thousand eight hundred (32,800);~~
 28 ~~or~~
 29 ~~(3) city having a population of more than seventy-five thousand~~
 30 ~~(75,000) but less than ninety thousand (90,000);~~

31 ~~the county auditor shall notify the mayor of the city of the arrangement.~~

32 **(f) If the county auditor acts under subsection (e) with respect**
 33 **to a tract or item subject to an arrangement described in**
 34 **subsection (c), the taxpayer may not enter into another**
 35 **arrangement under subsection (c) with respect to that tract or item**
 36 **after the due date of the payment referred to in subsection (d) and**
 37 **before the date that succeeds by five (5) years the date on which the**
 38 **original arrangement would have expired if the arrangement had**
 39 **not become void under subsection (e).**

40 SECTION 2. IC 6-1.1-24-2, AS AMENDED BY P.L.146-2008,
 41 SECTION 258, IS AMENDED TO READ AS FOLLOWS
 42 [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) In addition to the

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- 1 delinquency list required under section 1 of this chapter, each county
- 2 auditor shall prepare a notice. The notice shall contain the following:
- 3 (1) A list of tracts or real property eligible for sale under this
- 4 chapter.
- 5 (2) A statement that the tracts or real property included in the list
- 6 will be sold at public auction to the highest bidder, subject to the
- 7 right of redemption.
- 8 (3) A statement that the tracts or real property will not be sold for
- 9 an amount which is less than the sum of:
- 10 (A) the delinquent taxes and special assessments on each tract
- 11 or item of real property;
- 12 (B) the taxes and special assessments on each tract or item of
- 13 real property that are due and payable in the year of the sale,
- 14 whether or not they are delinquent;
- 15 (C) all penalties due on the delinquencies;
- 16 (D) an amount prescribed by the county auditor that equals the
- 17 sum of:
- 18 (i) the greater of twenty-five dollars (\$25) or postage and
- 19 publication costs; and
- 20 (ii) any other actual costs incurred by the county that are
- 21 directly attributable to the tax sale; and
- 22 (E) any unpaid costs due under subsection (b) from a prior tax
- 23 sale.
- 24 (4) A statement that a person redeeming each tract or item of real
- 25 property after the sale must pay:
- 26 (A) one hundred ten percent (110%) of the amount of the
- 27 minimum bid for which the tract or item of real property was
- 28 offered at the time of sale if the tract or item of real property
- 29 is redeemed not more than six (6) months after the date of
- 30 sale;
- 31 (B) one hundred fifteen percent (115%) of the amount of the
- 32 minimum bid for which the tract or item of real property was
- 33 offered at the time of sale if the tract or item of real property
- 34 is redeemed more than six (6) months after the date of sale;
- 35 (C) the amount by which the purchase price exceeds the
- 36 minimum bid on the tract or item of real property plus ten
- 37 percent (10%) per annum on the amount by which the
- 38 purchase price exceeds the minimum bid; and
- 39 (D) all taxes and special assessments on the tract or item of
- 40 real property paid by the purchaser after the tax sale plus
- 41 interest at the rate of ten percent (10%) per annum on the
- 42 amount of taxes and special assessments paid by the purchaser

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- 1 on the redeemed property.
- 2 (5) A statement for informational purposes only, of the location
- 3 of each tract or item of real property by key number, if any, and
- 4 street address, if any, or a common description of the property
- 5 other than a legal description. The township assessor, or the
- 6 county assessor if there is no township assessor for the township,
- 7 upon written request from the county auditor, shall provide the
- 8 information to be in the notice required by this subsection. A
- 9 misstatement in the key number or street address does not
- 10 invalidate an otherwise valid sale.
- 11 (6) A statement that the county does not warrant the accuracy of
- 12 the street address or common description of the property.
- 13 (7) A statement indicating:
- 14 (A) the name of the owner of each tract or item of real
- 15 property with a single owner; or
- 16 (B) the name of at least one (1) of the owners of each tract or
- 17 item of real property with multiple owners.
- 18 (8) A statement of the procedure to be followed for obtaining or
- 19 objecting to a judgment and order of sale, that must include the
- 20 following:
- 21 (A) A statement:
- 22 (i) that the county auditor and county treasurer will apply on
- 23 or after a date designated in the notice for a court judgment
- 24 against the tracts or real property for an amount that is not
- 25 less than the amount set under subdivision (3), and for an
- 26 order to sell the tracts or real property at public auction to
- 27 the highest bidder, subject to the right of redemption; and
- 28 (ii) indicating the date when the period of redemption
- 29 specified in IC 6-1.1-25-4 will expire.
- 30 (B) A statement that any defense to the application for
- 31 judgment must be:
- 32 (i) filed with the court; and
- 33 (ii) served on the county auditor and the county treasurer;
- 34 before the date designated as the earliest date on which the
- 35 application for judgment may be filed.
- 36 (C) A statement that the county auditor and the county
- 37 treasurer are entitled to receive all pleadings, motions,
- 38 petitions, and other filings related to the defense to the
- 39 application for judgment.
- 40 (D) A statement that the court will set a date for a hearing at
- 41 least seven (7) days before the advertised date and that the
- 42 court will determine any defenses to the application for

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judgment at the hearing.

(9) A statement that the sale will be conducted at a place designated in the notice and that the sale will continue until all tracts and real property have been offered for sale.

(10) A statement that the sale will take place at the times and dates designated in the notice. Whenever the public auction is to be conducted as an electronic sale, the notice must include a statement indicating that the public auction will be conducted as an electronic sale and a description of the procedures that must be followed to participate in the electronic sale.

(11) A statement that a person redeeming each tract or item after the sale must pay the costs described in IC 6-1.1-25-2(e).

(12) If a county auditor and county treasurer have entered into an agreement under IC 6-1.1-25-4.7, a statement that the county auditor will perform the duties of the notification and title search under IC 6-1.1-25-4.5 and the notification and petition to the court for the tax deed under IC 6-1.1-25-4.6.

(13) A statement that, if the tract or item of real property is sold for an amount more than the minimum bid and the property is not redeemed, the owner of record of the tract or item of real property who is divested of ownership at the time the tax deed is issued may have a right to the tax sale surplus.

(14) If a determination has been made under subsection (d), a statement that tracts or items will be sold together.

(15) With respect to a tract or an item of real property that is subject to sale under this chapter after June 30, 2012, and before July 1, 2013, a statement declaring whether an ordinance adopted under IC 6-1.1-37-10.1 is in effect in the county and, if applicable, an explanation of the circumstances in which penalties on the delinquent taxes and special assessments will be waived.

(b) If within sixty (60) days before the date of the tax sale the county incurs costs set under subsection (a)(3)(D) and those costs are not paid, the county auditor shall enter the amount of costs that remain unpaid upon the tax duplicate of the property for which the costs were set. The county treasurer shall mail notice of unpaid costs entered upon a tax duplicate under this subsection to the owner of the property identified in the tax duplicate.

(c) The amount of unpaid costs entered upon a tax duplicate under subsection (b) must be paid no later than the date upon which the next installment of real estate taxes for the property is due. Unpaid costs entered upon a tax duplicate under subsection (b) are a lien against the

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1 property described in the tax duplicate, and amounts remaining unpaid
 2 on the date the next installment of real estate taxes is due may be
 3 collected in the same manner that delinquent property taxes are
 4 collected.

5 (d) The county auditor and county treasurer may establish the
 6 condition that a tract or item will be sold and may be redeemed under
 7 this chapter only if the tract or item is sold or redeemed together with
 8 one (1) or more other tracts or items. Property may be sold together
 9 only if the tract or item is owned by the same person.

10 SECTION 3. IC 6-1.1-24-4, AS AMENDED BY P.L.89-2007,
 11 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 12 UPON PASSAGE]: Sec. 4. (a) Not less than twenty-one (21) days
 13 before the earliest date on which the application for judgment and order
 14 for sale of real property eligible for sale may be made, the county
 15 auditor shall send a notice of the sale by certified mail, return receipt
 16 requested, to:

- 17 (1) the owner of record of real property with a single owner; or
 18 (2) at least one (1) of the owners, as of the date of certification, of
 19 real property with multiple owners;

20 at the last address of the owner for the property as indicated in the
 21 records of the county auditor on the date that the tax sale list is
 22 certified. In addition, the county auditor shall mail a duplicate notice
 23 to the owner of record, as described in subdivisions (1) and (2), by first
 24 class mail to the owners from whom the certified mail return receipt
 25 was not signed and returned. Additionally, the county auditor may
 26 determine that mailing a first class notice to or serving a notice on the
 27 property is a reasonable step to notify the owner, if the address of the
 28 owner is not the same address as the physical location of the property.
 29 If both notices are returned due to incorrect or insufficient addresses,
 30 the county auditor shall research the county auditor records to
 31 determine a more complete or accurate address. If a more complete or
 32 accurate address is found, the county auditor shall resend the notices
 33 to the address that is found in accordance with this section. Failure to
 34 obtain a more complete or accurate address does not invalidate an
 35 otherwise valid sale. The county auditor shall prepare the notice in the
 36 form prescribed by the state board of accounts. The notice must set
 37 forth the key number, if any, of the real property and a street address,
 38 if any, or other common description of the property other than a legal
 39 description. The notice must include the statement set forth in section
 40 2(a)(4) of this chapter. **With respect to a tract or an item of real**
 41 **property that is subject to sale under this chapter after June 30,**
 42 **2012, and before July 1, 2013, the notice must include a statement**

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1 **declaring whether an ordinance adopted under IC 6-1.1-37-10.1 is**
 2 **in effect in the county and, if applicable, an explanation of the**
 3 **circumstances in which penalties on the delinquent taxes and**
 4 **special assessments will be waived.** The county auditor must present
 5 proof of this mailing to the court along with the application for
 6 judgment and order for sale. Failure by an owner to receive or accept
 7 the notice required by this section does not affect the validity of the
 8 judgment and order. The owner of real property shall notify the county
 9 auditor of the owner's correct address. The notice required under this
 10 section is considered sufficient if the notice is mailed to the address or
 11 addresses required by this section.

12 (b) In addition to the notice required under subsection (a) for real
 13 property on the list prepared under section 1(a)(2) or 1.5(d) of this
 14 chapter, the county auditor shall prepare and mail the notice required
 15 under section 2.2 of this chapter no later than forty-five (45) days after
 16 the county auditor receives the certified list from the county treasurer
 17 under section 1(a) of this chapter.

18 (c) On or before the day of sale, the county auditor shall list, on the
 19 tax sale record required by IC 6-1.1-25-8, all properties that will be
 20 offered for sale.

21 SECTION 4. IC 6-1.1-24-5, AS AMENDED BY P.L.89-2007,
 22 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 23 UPON PASSAGE]: Sec. 5. (a) When a tract or an item of real property
 24 is subject to sale under this chapter, it must be sold in compliance with
 25 this section.

26 (b) The sale must:

- 27 (1) be held at the times and place stated in the notice of sale; and
- 28 (2) not extend beyond one hundred seventy-one (171) days after
 29 the list containing the tract or item of real property is certified to
 30 the county auditor.

31 (c) A tract or an item of real property may not be sold under this
 32 chapter to collect:

- 33 (1) delinquent personal property taxes; or
- 34 (2) taxes or special assessments which are chargeable to other real
 35 property.

36 (d) A tract or an item of real property may not be sold under this
 37 chapter if all the delinquent taxes, penalties, and special assessments
 38 on the tract or an item of real property and the amount prescribed by
 39 section 2(a)(3)(D) of this chapter, reflecting the costs incurred by the
 40 county due to the sale, are paid before the time of sale.

41 (e) The county treasurer shall sell the tract or **item of** real property,
 42 subject to the right of redemption, to the highest bidder at public

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1 auction whose bid exceeds the minimum bid specified in subsection
2 (f) or (g), as applicable.

3 (f) However, Except as provided in subsection (g), a tract or an
4 item of real property may not be sold for an amount which is less than
5 the sum of:

- 6 (1) the delinquent taxes and special assessments on each tract or
- 7 item of real property;
- 8 (2) the taxes and special assessments on each tract or item of real
- 9 property that are due and payable in the year of the sale,
- 10 regardless of whether the taxes and special assessments are
- 11 delinquent;
- 12 (3) all penalties which are due on the delinquencies;
- 13 (4) the amount prescribed by section 2(a)(3)(D) of this chapter
- 14 reflecting the costs incurred by the county due to the sale;
- 15 (5) any unpaid costs which are due under section 2(b) of this
- 16 chapter from a prior tax sale; and
- 17 (6) other reasonable expenses of collection, including title search
- 18 expenses, uniform commercial code expenses, and reasonable
- 19 attorney's fees incurred by the date of the sale.

20 The amount of penalties due on the delinquencies under
21 subdivision (3) must be adjusted in accordance with
22 IC 6-1.1-37-10.1, if applicable.

23 (g) If an ordinance adopted under section 15(a) of this chapter
24 is in effect in the county in which a tract or an item of real property
25 is located, the tract or item of real property may not be sold for an
26 amount that is less than the lesser of:

- 27 (1) the amount determined under subsection (f); or
- 28 (2) seventy-five percent (75%) of the gross assessed value of
- 29 the tract or item of real property, as determined on the most
- 30 recent assessment date.

31 (h) For purposes of the sale, it is not necessary for the county
32 treasurer to first attempt to collect the real property taxes or special
33 assessments out of the personal property of the owner of the tract or
34 real property.

35 (i) The county auditor shall serve as the clerk of the sale.

36 (j) Real property certified to the county auditor under section
37 1(a)(2) of this chapter must be offered for sale in a different phase of
38 the tax sale or on a different day of the tax sale than the phase or day
39 during which other real property is offered for sale.

40 (k) The public auction required under subsection (e) may be
41 conducted by electronic means, at the option of the county treasurer.
42 The electronic sale must comply with the other statutory requirements

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1 of this section. If an electronic sale is conducted under this subsection,
 2 the county treasurer shall provide access to the electronic sale by
 3 providing computer terminals open to the public at a designated
 4 location. A county treasurer who elects to conduct an electronic sale
 5 may receive electronic payments and establish rules necessary to
 6 secure the payments in a timely fashion. The county treasurer may not
 7 add an additional cost of sale charge to a parcel for the purpose of
 8 conducting the electronic sale.

9 SECTION 5. IC 6-1.1-24-6, AS AMENDED BY P.L.89-2007,
 10 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 11 UPON PASSAGE]: Sec. 6. (a) When a tract or an item of real property
 12 is offered for sale under this chapter and an amount is not received
 13 equal to or in excess of the minimum sale price prescribed in section
 14 ~~5(e)~~ 5 of this chapter, the county executive acquires a lien in the
 15 amount of the minimum sale price. This lien attaches on the day after
 16 the last date on which the tract or item was offered for sale.

17 (b) When a county executive acquires a lien under this section, the
 18 county auditor shall issue a tax sale certificate to the county executive
 19 in the manner provided in section 9 of this chapter. The county auditor
 20 shall date the certificate the day that the county executive acquires the
 21 lien. When a county executive acquires a certificate under this section,
 22 the county executive has the same rights as a purchaser.

23 (c) When a lien is acquired by a county executive under this section,
 24 no money shall be paid by the county executive. However, each of the
 25 taxing units having an interest in the taxes on the tract shall be charged
 26 with the full amount of all delinquent taxes due them.

27 (d) This section shall apply to any tract or an item of real property
 28 offered for sale under this chapter in 2006, and an amount was not
 29 received equal to or in excess of the minimum sale price prescribed in
 30 section ~~5(e)~~ 5 of this chapter, if the county executive finds that the tract
 31 or item of real property meets the definition of a brownfield as set forth
 32 in IC 13-11-2-19.3.

33 SECTION 6. IC 6-1.1-24-6.1, AS AMENDED BY P.L.73-2010,
 34 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 35 UPON PASSAGE]: Sec. 6.1. (a) The county executive may do the
 36 following:

37 (1) By resolution, identify properties:

38 (A) that are described in section 6.7(a) of this chapter; and

39 (B) concerning which the county executive desires to offer to
 40 the public the certificates of sale acquired by the county
 41 executive under section 6 of this chapter.

42 (2) In conformity with IC 5-3-1-4, publish:

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- 1 (A) notice of the date, time, and place for a public sale; and
- 2 (B) a listing of parcels on which certificates will be offered by
- 3 parcel number and minimum bid amount;
- 4 once each week for three (3) consecutive weeks, with the final
- 5 advertisement being not less than thirty (30) days before the sale
- 6 date. The expenses of the publication shall be paid out of the
- 7 county general fund.
- 8 (3) Sell each certificate of sale covered by the resolution for a
- 9 price that:
 - 10 (A) is less than the minimum sale price prescribed by section
 - 11 ~~5(e)~~ 5 of this chapter; and
 - 12 (B) includes any costs to the county executive directly
 - 13 attributable to the sale of the certificate of sale.
- 14 (b) Notice of the list of properties prepared under subsection (a) and
- 15 the date, time, and place for the public sale of the certificates of sale
- 16 shall be published in accordance with IC 5-3-1. The notice must:
 - 17 (1) include a description of the property by parcel number and
 - 18 common address;
 - 19 (2) specify that the county executive will accept bids for the
 - 20 certificates of sale for the price referred to in subsection (a)(3);
 - 21 (3) specify the minimum bid for each parcel;
 - 22 (4) include a statement that a person redeeming each tract or item
 - 23 of real property after the sale of the certificate must pay:
 - 24 (A) the amount of the minimum bid under section ~~5(e)~~ 5 of
 - 25 this chapter for which the tract or item of real property was last
 - 26 offered for sale;
 - 27 (B) ten percent (10%) of the amount for which the certificate
 - 28 is sold;
 - 29 (C) the attorney's fees and costs of giving notice under
 - 30 IC 6-1.1-25-4.5;
 - 31 (D) the costs of a title search or of examining and updating the
 - 32 abstract of title for the tract or item of real property;
 - 33 (E) all taxes and special assessments on the tract or item of
 - 34 real property paid by the purchaser after the sale of the
 - 35 certificate plus interest at the rate of ten percent (10%) per
 - 36 annum on the amount of taxes and special assessments paid by
 - 37 the purchaser on the redeemed property; and
 - 38 (F) all costs of sale, advertising costs, and other expenses of
 - 39 the county directly attributable to the sale of certificates of
 - 40 sale; and
 - 41 (5) include a statement that, if the certificate is sold for an amount
 - 42 more than the minimum bid under section ~~5(e)~~ 5 of this chapter

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1 for which the tract or item of real property was last offered for
2 sale and the property is not redeemed, the owner of record of the
3 tract or item of real property who is divested of ownership at the
4 time the tax deed is issued may have a right to the tax sale
5 surplus.

6 SECTION 7. IC 6-1.1-24-6.3, AS AMENDED BY P.L.89-2007,
7 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8 UPON PASSAGE]: Sec. 6.3. (a) The sale of certificates of sale under
9 this chapter must be held at the time and place stated in the notice of
10 sale.

11 (b) A certificate of sale may not be sold under this chapter if the
12 following are paid before the time of sale:

- 13 (1) All the delinquent taxes, penalties, and special assessments on
- 14 the tract or an item of real property.
- 15 (2) The amount prescribed by section 2(a)(3)(D) of this chapter,
- 16 reflecting the costs incurred by the county due to the sale.

17 (c) The county executive shall sell the certificate of sale, subject to
18 the right of redemption, to the highest bidder at public auction. The
19 public auction may be conducted as an electronic sale in conformity
20 with section ~~5(i)~~ **5(k)** of this chapter.

21 (d) The county auditor shall serve as the clerk of the sale.

22 SECTION 8. IC 6-1.1-24-6.4 IS AMENDED TO READ AS
23 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.4. (a) When a
24 certificate of sale is sold under this chapter, the purchaser at the sale
25 shall immediately pay the amount of the bid to the county treasurer.
26 The county treasurer shall apply the payment in the following manner:

- 27 (1) First, to the taxes, special assessments, penalties, and costs
- 28 described in section ~~5(e)~~ **5(f)** of this chapter.
- 29 (2) Second, to other delinquent property taxes in the manner
- 30 provided in IC 6-1.1-23-5(b).
- 31 (3) Third, to a separate "tax sale surplus fund".

32 (b) The:

33 (1) owner of record of the real property at the time the tax deed is
34 issued who is divested of ownership by the issuance of a tax deed;
35 or

36 (2) purchaser of the certificate or the purchaser's assignee, upon
37 redemption of the tract or item of real property;

38 may file a verified claim for money that is deposited in the tax sale
39 surplus fund. If the claim is approved by the county auditor and the
40 county treasurer, the county auditor shall issue a warrant to the
41 claimant for the amount due.

42 (c) An amount deposited in the tax sale surplus fund shall be

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1 transferred by the county auditor to the county general fund and may
 2 not be disbursed under subsection (b) if it is claimed more than three
 3 (3) years after the date of its receipt.

4 (d) Upon the assignment of the certificate of sale to the purchaser,
 5 the county auditor shall indicate on the certificate the amount for which
 6 the certificate of sale was sold.

7 SECTION 9. IC 6-1.1-24-7, AS AMENDED BY P.L.73-2010,
 8 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 9 UPON PASSAGE]: Sec. 7. (a) When real property is sold under this
 10 chapter, the purchaser at the sale shall immediately pay the amount of
 11 the bid to the county treasurer. The county treasurer shall apply the
 12 payment in the following manner:

- 13 (1) first, to the taxes, special assessments, penalties, and costs
- 14 described in section ~~5(e)~~ 5(f) of this chapter;
- 15 (2) second, to other delinquent property taxes in the manner
- 16 provided in IC 6-1.1-23-5(b); and
- 17 (3) third, to a separate "tax sale surplus fund".

18 **(b) If:**

19 **(1) a tract or an item of real property sold under section 5 of**
 20 **this chapter is located in a county in which an ordinance**
 21 **adopted under section 15 of this chapter is in effect in the**
 22 **county; and**

23 **(2) the sales price of the tract or item of real property is less**
 24 **than the amount specified in section 5(f) of this chapter;**

25 **in addition to the application of any payment received under**
 26 **subsection (a)(1), each taxing unit having an interest in the taxes on**
 27 **the tract shall be charged with the part of the tax due to the taxing**
 28 **unit equal to an amount that bears the same relationship to the tax**
 29 **due to the taxing unit as the amount determined under section 5(f)**
 30 **of this chapter minus the selling price bears to the amount**
 31 **determined under section 5(f) of this chapter.**

32 ~~(b)~~ (c) The:

- 33 (1) owner of record of the real property at the time the tax deed is
- 34 issued who is divested of ownership by the issuance of a tax deed;
- 35 or
- 36 (2) tax sale purchaser or purchaser's assignee, upon redemption
- 37 of the tract or item of real property;
- 38 may file a verified claim for money which is deposited in the tax sale
- 39 surplus fund. If the claim is approved by the county auditor and the
- 40 county treasurer, the county auditor shall issue a warrant to the
- 41 claimant for the amount due.

42 ~~(e)~~ (d) If the person who claims money deposited in the tax sale

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1 surplus fund under subsection ~~(b)~~ (c) is:
 2 (1) a person described in subsection ~~(b)(1)~~ (c)(1) who acquired
 3 the property from a delinquent taxpayer after the property was
 4 sold at a tax sale under this chapter; or
 5 (2) a person not described in subsection ~~(b)(1)~~; (c)(1), including
 6 a person who acts under a power of attorney executed by the
 7 person described in subsection ~~(b)(1)~~; (c)(1);
 8 the county auditor may issue a warrant to the person only as directed
 9 by the court having jurisdiction over the tax sale of the parcel for which
 10 the surplus claim is made.

11 ~~(d)~~ (e) A court may direct the issuance of a warrant only:
 12 (1) on petition by the claimant; and
 13 (2) within three (3) years after the date of sale of the parcel in the
 14 tax sale.

15 ~~(e)~~ (f) An amount deposited in the tax sale surplus fund shall be
 16 transferred by the county auditor to the county general fund and may
 17 not be disbursed under subsection ~~(b)~~ (c) if it is not claimed within the
 18 three (3) year period after the date of its receipt.

19 ~~(f)~~ (g) If an amount applied to taxes under this section is later paid
 20 out of the county general fund to the purchaser or the purchaser's
 21 successor due to the invalidity of the sale, all the taxes shall be
 22 reinstated and recharged to the tax duplicate and collected in the same
 23 manner as if the property had not been offered for sale.

24 ~~(g)~~ (h) When a refund is made to any purchaser or purchaser's
 25 successor by reason of the invalidity of a sale, the county auditor shall,
 26 at the December settlement immediately following the refund, deduct
 27 the amount of the refund from the gross collections in the taxing
 28 district in which the land lies and shall pay that amount into the county
 29 general fund.

30 SECTION 10. IC 6-1.1-24-13 IS AMENDED TO READ AS
 31 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. (a) Whenever:
 32 (1) a tract is offered for sale under this chapter; and
 33 (2) no bid is received for the minimum sale price set under
 34 section ~~5(e)~~ 5 of this chapter;

35 the county auditor shall prepare a certified statement of the actual costs
 36 incurred by the county described in section 2(a)(3)(D) of this chapter.

37 (b) The county auditor shall place the amount specified in the
 38 certified statement prepared under subsection (a) on the tax duplicate
 39 of the tract offered but not sold at the sale. The amount shall be
 40 collected as real property taxes are collected and paid into the county
 41 general fund.

42 SECTION 11. IC 6-1.1-24-15 IS ADDED TO THE INDIANA

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1 CODE AS A NEW SECTION TO READ AS FOLLOWS
2 [EFFECTIVE UPON PASSAGE]: **Sec. 15. (a) The fiscal body of a**
3 **county may adopt an ordinance authorizing the county treasurer**
4 **to accept a bid on a tract or an item of real property offered for**
5 **sale under this chapter that is greater than or equal to the lesser of:**

- 6 (1) the amount determined under section 5(f) of this chapter
7 for the tract or item of real property; or
- 8 (2) seventy-five percent (75%) of the gross assessed value of
9 the tract or item of real property, as determined on the most
10 recent assessment date.

11 (b) If the fiscal body of a county adopts an ordinance under
12 subsection (a) or repeals an ordinance adopted under subsection
13 (a), the fiscal body shall promptly deliver a copy of the ordinance
14 to the county treasurer and the county auditor.

15 SECTION 12. IC 6-1.1-25-3, AS AMENDED BY P.L.169-2006,
16 SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17 UPON PASSAGE]: Sec. 3. (a) Except as provided in subsection (b),
18 when real property is redeemed and the certificate of sale is
19 surrendered to the county auditor, the auditor shall issue a warrant to
20 the purchaser or purchaser's assignee in an amount equal to the amount
21 received by the county treasurer for redemption.

22 (b) When real property sold under IC 6-1.1-24-6.1 is redeemed and
23 the certificate of sale is surrendered to the county auditor, the auditor
24 shall issue a warrant to the purchaser of the certificate of sale or the
25 purchaser's assignee in an amount equal to:

- 26 (1) the amount received by the county treasurer for redemption;
27 minus
- 28 (2) if the certificate of sale was sold for less than the minimum
29 bid under ~~IC 6-1.1-24-5(e)~~, **IC 6-1.1-24-5**, an amount equal to the
30 difference between the minimum bid under ~~IC 6-1.1-24-5(e)~~
31 **IC 6-1.1-24-5** and the amount for which the certificate was sold.

32 (c) The county auditor shall indorse the certificate and preserve it
33 as a public record. If a certificate of sale is lost and the auditor is
34 satisfied that the certificate did exist, the county auditor may make
35 payment in the manner provided in this section.

36 SECTION 13. IC 6-1.1-25-4, AS AMENDED BY P.L.42-2011,
37 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38 UPON PASSAGE]: Sec. 4. (a) The period for redemption of real
39 property sold under IC 6-1.1-24 is:

- 40 (1) one (1) year after the date of sale;
- 41 (2) one hundred twenty (120) days after the date of sale to a
42 purchasing agency qualified under IC 36-7-17; or

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- 1 (3) one hundred twenty (120) days after the date of sale of real
- 2 property on the list prepared under IC 6-1.1-24-1(a)(2) or
- 3 IC 6-1.1-24-1.5.
- 4 (b) Subject to IC 6-1.1-24-9(d), the period for redemption of real
- 5 property:
- 6 (1) on which the county executive acquires a lien under
- 7 IC 6-1.1-24-6; and
- 8 (2) for which the certificate of sale is not sold under
- 9 IC 6-1.1-24-6.1;
- 10 is one hundred twenty (120) days after the date the county executive
- 11 acquires the lien under IC 6-1.1-24-6.
- 12 (c) The period for redemption of real property:
- 13 (1) on which the county executive acquires a lien under
- 14 IC 6-1.1-24-6; and
- 15 (2) for which the certificate of sale is sold under IC 6-1.1-24;
- 16 is one hundred twenty (120) days after the date of sale of the certificate
- 17 of sale under IC 6-1.1-24.
- 18 (d) When a deed for real property is executed under this chapter, the
- 19 county auditor shall cancel the certificate of sale and file the canceled
- 20 certificate in the office of the county auditor. If real property that
- 21 appears on the list prepared under IC 6-1.1-24-1.5 is offered for sale
- 22 and an amount that is at least equal to the minimum sale price required
- 23 under ~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** is not received, the county
- 24 auditor shall issue a deed to the real property, subject to this chapter.
- 25 (e) When a deed is issued to a county executive under this chapter,
- 26 the taxes and special assessments for which the real property was
- 27 offered for sale, and all subsequent taxes, special assessments, interest,
- 28 penalties, and cost of sale shall be removed from the tax duplicate in
- 29 the same manner that taxes are removed by certificate of error.
- 30 (f) A tax deed executed under this chapter vests in the grantee an
- 31 estate in fee simple absolute, free and clear of all liens and
- 32 encumbrances created or suffered before or after the tax sale except
- 33 those liens granted priority under federal law and the lien of the state
- 34 or a political subdivision for taxes and special assessments which
- 35 accrue subsequent to the sale and which are not removed under
- 36 subsection (e). However, subject to subsection (g), the estate is subject
- 37 to:
- 38 (1) all easements, covenants, declarations, and other deed
- 39 restrictions shown by public records;
- 40 (2) laws, ordinances, and regulations concerning governmental
- 41 police powers, including zoning, building, land use,
- 42 improvements on the land, land division, and environmental

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1 protection; and
 2 (3) liens and encumbrances created or suffered by the grantee.
 3 (g) A tax deed executed under this chapter for real property sold in
 4 a tax sale:
 5 (1) does not operate to extinguish an easement recorded before
 6 the date of the tax sale in the office of the recorder of the county
 7 in which the real property is located, regardless of whether the
 8 easement was taxed under this article separately from the real
 9 property; and
 10 (2) conveys title subject to all easements recorded before the date
 11 of the tax sale in the office of the recorder of the county in which
 12 the real property is located.
 13 (h) A tax deed executed under this chapter is prima facie evidence
 14 of:
 15 (1) the regularity of the sale of the real property described in the
 16 deed;
 17 (2) the regularity of all proper proceedings; and
 18 (3) valid title in fee simple in the grantee of the deed.
 19 (i) A county auditor is not required to execute a deed to the county
 20 executive under this chapter if the county executive determines that the
 21 property involved contains hazardous waste or another environmental
 22 hazard for which the cost of abatement or alleviation will exceed the
 23 fair market value of the property. The county executive may enter the
 24 property to conduct environmental investigations.
 25 (j) If the county executive makes the determination under subsection
 26 (i) as to any interest in an oil or gas lease or separate mineral rights, the
 27 county treasurer shall certify all delinquent taxes, interest, penalties,
 28 and costs assessed under IC 6-1.1-24 to the clerk, following the
 29 procedures in IC 6-1.1-23-9. After the date of the county treasurer's
 30 certification, the certified amount is subject to collection as delinquent
 31 personal property taxes under IC 6-1.1-23. Notwithstanding
 32 IC 6-1.1-4-12.4 and IC 6-1.1-4-12.6, the assessed value of such an
 33 interest shall be zero (0) until production commences.
 34 (k) When a deed is issued to a purchaser of a certificate of sale sold
 35 under IC 6-1.1-24-6.1, the county auditor shall, in the same manner that
 36 taxes are removed by certificate of error, remove from the tax duplicate
 37 the taxes, special assessments, interest, penalties, and costs remaining
 38 due as the difference between the amount of the last minimum bid
 39 under ~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** and the amount paid for the
 40 certificate of sale.
 41 SECTION 14. IC 6-1.1-25-4.6, AS AMENDED BY P.L.89-2007,
 42 SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

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1 UPON PASSAGE]: Sec. 4.6. (a) After the expiration of the redemption
 2 period specified in section 4 of this chapter but not later than six (6)
 3 months after the expiration of the period of redemption:

4 (1) the purchaser, the purchaser's assignee, the county executive,
 5 or the purchaser of the certificate of sale under IC 6-1.1-24 may;
 6 or

7 (2) in a county where the county auditor and county treasurer
 8 have an agreement under section 4.7 of this chapter, the county
 9 auditor shall, upon the request of the purchaser or the purchaser's
 10 assignee;

11 file a verified petition in the same court and under the same cause
 12 number in which the judgment of sale was entered asking the court to
 13 direct the county auditor to issue a tax deed if the real property is not
 14 redeemed from the sale. Notice of the filing of this petition shall be
 15 given to the same parties and in the same manner as provided in section
 16 4.5 of this chapter, except that, if notice is given by publication, only
 17 one (1) publication is required. The notice required by this section is
 18 considered sufficient if the notice is sent to the address required by
 19 section 4.5(d) of this chapter. Any person owning or having an interest
 20 in the tract or real property may file a written objection to the petition
 21 with the court not later than thirty (30) days after the date the petition
 22 was filed. If a written objection is timely filed, the court shall conduct
 23 a hearing on the objection.

24 (b) Not later than sixty-one (61) days after the petition is filed under
 25 subsection (a), the court shall enter an order directing the county
 26 auditor (on the production of the certificate of sale and a copy of the
 27 order) to issue to the petitioner a tax deed if the court finds that the
 28 following conditions exist:

29 (1) The time of redemption has expired.

30 (2) The tract or real property has not been redeemed from the sale
 31 before the expiration of the period of redemption specified in
 32 section 4 of this chapter.

33 (3) Except with respect to a petition for the issuance of a tax deed
 34 under a sale of the certificate of sale on the property under
 35 IC 6-1.1-24-6.1, all taxes and special assessments, penalties, and
 36 costs have been paid.

37 (4) The notices required by this section and section 4.5 of this
 38 chapter have been given.

39 (5) The petitioner has complied with all the provisions of law
 40 entitling the petitioner to a deed.

41 The county auditor shall execute deeds issued under this subsection in
 42 the name of the state under the county auditor's name. If a certificate of

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1 sale is lost before the execution of a deed, the county auditor shall issue
 2 a replacement certificate if the county auditor is satisfied that the
 3 original certificate existed.

4 (c) Upon application by the grantee of a valid tax deed in the same
 5 court and under the same cause number in which the judgment of sale
 6 was entered, the court shall enter an order to place the grantee of a
 7 valid tax deed in possession of the real estate. The court may enter any
 8 orders and grant any relief that is necessary or desirable to place or
 9 maintain the grantee of a valid tax deed in possession of the real estate.

10 (d) Except as provided in subsections (e) and (f), if:

11 (1) the verified petition referred to in subsection (a) is timely
 12 filed; and

13 (2) the court refuses to enter an order directing the county auditor
 14 to execute and deliver the tax deed because of the failure of the
 15 petitioner under subsection (a) to fulfill the notice requirement of
 16 subsection (a);

17 the court shall order the return of the amount, if any, by which the
 18 purchase price exceeds the minimum bid on the property under
 19 ~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** minus a penalty of twenty-five percent
 20 (25%) of that excess. The petitioner is prohibited from participating in
 21 any manner in the next succeeding tax sale in the county under
 22 IC 6-1.1-24. The county auditor shall deposit penalties paid under this
 23 subsection in the county general fund.

24 (e) Notwithstanding subsection (d), in all cases in which:

25 (1) the verified petition referred to in subsection (a) is timely
 26 filed;

27 (2) the petitioner under subsection (a) has made a bona fide
 28 attempt to comply with the statutory requirements under
 29 subsection (b) for the issuance of the tax deed but has failed to
 30 comply with these requirements;

31 (3) the court refuses to enter an order directing the county auditor
 32 to execute and deliver the tax deed because of the failure to
 33 comply with these requirements; and

34 (4) the purchaser, the purchaser's successors or assignees, or the
 35 purchaser of the certificate of sale under IC 6-1.1-24 files a claim
 36 with the county auditor for refund not later than thirty (30) days
 37 after the entry of the order of the court refusing to direct the
 38 county auditor to execute and deliver the tax deed;

39 the county auditor shall not execute the deed but shall refund the
 40 purchase money minus a penalty of twenty-five percent (25%) of the
 41 purchase money from the county treasury to the purchaser, the
 42 purchaser's successors or assignees, or the purchaser of the certificate

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1 of sale under IC 6-1.1-24. The county auditor shall deposit penalties
2 paid under this subsection in the county general fund. All the
3 delinquent taxes and special assessments shall then be reinstated and
4 recharged to the tax duplicate and collected in the same manner as if
5 the property had not been offered for sale. The tract or item of real
6 property, if it is then eligible for sale under IC 6-1.1-24, shall be placed
7 on the delinquent list as an initial offering under IC 6-1.1-24.

8 (f) Notwithstanding subsections (d) and (e), the court shall not order
9 the return of the purchase price or any part of the purchase price if:

- 10 (1) the purchaser or the purchaser of the certificate of sale under
11 IC 6-1.1-24 has failed to provide notice or has provided
12 insufficient notice as required by section 4.5 of this chapter; and
13 (2) the sale is otherwise valid.

14 (g) A tax deed executed under this section vests in the grantee an
15 estate in fee simple absolute, free and clear of all liens and
16 encumbrances created or suffered before or after the tax sale except
17 those liens granted priority under federal law, and the lien of the state
18 or a political subdivision for taxes and special assessments that accrue
19 subsequent to the sale. However, the estate is subject to all easements,
20 covenants, declarations, and other deed restrictions and laws governing
21 land use, including all zoning restrictions and liens and encumbrances
22 created or suffered by the purchaser at the tax sale. The deed is prima
23 facie evidence of:

- 24 (1) the regularity of the sale of the real property described in the
25 deed;
- 26 (2) the regularity of all proper proceedings; and
- 27 (3) valid title in fee simple in the grantee of the deed.

28 (h) A tax deed issued under this section is incontestable except by
29 appeal from the order of the court directing the county auditor to issue
30 the tax deed filed not later than sixty (60) days after the date of the
31 court's order.

32 SECTION 15. IC 6-1.1-37-9, AS AMENDED BY P.L.1-2010,
33 SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34 JANUARY 1, 2012 (RETROACTIVE)]: Sec. 9. (a) This section
35 applies when:

- 36 (1) an assessment is made or increased after the date or dates on
37 which the taxes for the year for which the assessment is made
38 were originally due;
- 39 (2) the assessment upon which a taxpayer has been paying taxes
40 under IC 6-1.1-15-10(a)(1) or IC 6-1.1-15-10(a)(2) while a
41 petition for review or a judicial proceeding has been pending is
42 less than the assessment that results from the final determination

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1 of the petition for review or judicial proceeding; or
 2 (3) the collection of certain ad valorem property taxes has been
 3 enjoined under IC 33-26-6-2, and under the final determination of
 4 the petition for judicial review the taxpayer is liable for at least
 5 part of those taxes.
 6 (b) Except as provided in subsections (c) and (g), a taxpayer shall
 7 pay interest on the taxes the taxpayer is required to pay as a result of an
 8 action or a determination described in subsection (a) at the rate of ten
 9 percent (10%) per year from the original due date or dates for those
 10 taxes to:
 11 (1) the date of payment; or
 12 (2) the date on which penalties for the late payment of a tax
 13 installment may be charged under subsection (e) or (f);
 14 whichever occurs first.
 15 (c) Except as provided in subsection (g), a taxpayer shall pay
 16 interest on the taxes the taxpayer is ultimately required to pay in excess
 17 of the amount that the taxpayer is required to pay under
 18 IC 6-1.1-15-10(a)(1) while a petition for review or a judicial
 19 proceeding has been pending at the overpayment rate established under
 20 Section 6621(c)(1) of the Internal Revenue Code in effect on the
 21 original due date or dates for those taxes from the original due date or
 22 dates for those taxes to:
 23 (1) the date of payment; or
 24 (2) the date on which penalties for the late payment of a tax
 25 installment may be charged under subsection (e) or (f);
 26 whichever occurs first.
 27 (d) With respect to an action or determination described in
 28 subsection (a), the taxpayer shall pay the taxes resulting from that
 29 action or determination and the interest prescribed under subsection (b)
 30 or (c) on or before:
 31 (1) the next May 10; or
 32 (2) the next November 10;
 33 whichever occurs first.
 34 (e) A taxpayer shall, to the extent that the penalty is not waived
 35 under section **10.1 or** 10.7 of this chapter, begin paying the penalty
 36 prescribed in section 10 of this chapter on the day after the date for
 37 payment prescribed in subsection (d) if:
 38 (1) the taxpayer has not paid the amount of taxes resulting from
 39 the action or determination; and
 40 (2) the taxpayer either:
 41 (A) received notice of the taxes the taxpayer is required to pay
 42 as a result of the action or determination at least thirty (30)

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1 days before the date for payment; or
 2 (B) voluntarily signed and filed an assessment return for the
 3 taxes.
 4 (f) If subsection (e) does not apply, a taxpayer who has not paid the
 5 amount of taxes resulting from the action or determination shall, to the
 6 extent that the penalty is not waived under section **10.1 or 10.7** of this
 7 chapter, begin paying the penalty prescribed in section 10 of this
 8 chapter on:
 9 (1) the next May 10 which follows the date for payment
 10 prescribed in subsection (d); or
 11 (2) the next November 10 which follows the date for payment
 12 prescribed in subsection (d);
 13 whichever occurs first.
 14 (g) A taxpayer is not subject to the payment of interest on real
 15 property assessments under subsection (b) or (c) if:
 16 (1) an assessment is made or increased after the date or dates on
 17 which the taxes for the year for which the assessment is made
 18 were due;
 19 (2) the assessment or the assessment increase is made as the result
 20 of error or neglect by the assessor or by any other official
 21 involved with the assessment of property or the collection of
 22 property taxes; and
 23 (3) the assessment:
 24 (A) would have been made on the normal assessment date if
 25 the error or neglect had not occurred; or
 26 (B) increase would have been included in the assessment on
 27 the normal annual assessment date if the error or neglect had
 28 not occurred.
 29 SECTION 16. IC 6-1.1-37-10, AS AMENDED BY P.L.3-2008,
 30 SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 31 JANUARY 1, 2012 (RETROACTIVE)]: Sec. 10. (a) Except as
 32 provided in sections ~~10.5~~ **10.1** and 10.7 of this chapter, if an
 33 installment of property taxes is not completely paid on or before the
 34 due date, a penalty shall be added to the unpaid portion in the year of
 35 the initial delinquency. The penalty is equal to an amount determined
 36 as follows:
 37 (1) If:
 38 (A) an installment of real property taxes is completely paid on
 39 or before the date thirty (30) days after the due date; and
 40 (B) the taxpayer is not liable for delinquent property taxes first
 41 due and payable in a previous installment for the same parcel;
 42 the amount of the penalty is equal to five percent (5%) of the

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1 amount of delinquent taxes.
 2 (2) If:
 3 (A) an installment of personal property taxes is completely
 4 paid on or before the date thirty (30) days after the due date;
 5 and
 6 (B) the taxpayer is not liable for delinquent property taxes first
 7 due and payable in a previous installment for a personal
 8 property tax return for property in the same taxing district;
 9 the amount of the penalty is equal to five percent (5%) of the
 10 amount of delinquent taxes.
 11 (3) If subdivision (1) or (2) does not apply, the amount of the
 12 penalty is equal to ten percent (10%) of the amount of delinquent
 13 taxes.
 14 (b) With respect to property taxes due in two (2) equal installments
 15 under IC 6-1.1-22-9(a), on the day immediately following the due dates
 16 of the first and second installments in each year following the year of
 17 the initial delinquency, an additional penalty equal to ten percent (10%)
 18 of any taxes remaining unpaid shall be added. With respect to property
 19 taxes due in installments under IC 6-1.1-22-9.5, an additional penalty
 20 equal to ten percent (10%) of any taxes remaining unpaid shall be
 21 added on the day immediately following each date that succeeds the
 22 last installment due date by:
 23 (1) six (6) months; or
 24 (2) a multiple of six (6) months.
 25 (c) The penalties under subsection (b) are imposed only on the
 26 principal amount of the delinquent taxes.
 27 (d) If the department of local government finance determines that
 28 an emergency has occurred which precludes the mailing of the tax
 29 statement in any county at the time set forth in IC 6-1.1-22-8.1, the
 30 department shall establish by order a new date on which the installment
 31 of taxes in that county is due and no installment is delinquent if paid by
 32 the date so established.
 33 (e) If any due date falls on a Saturday, a Sunday, a national legal
 34 holiday recognized by the federal government, or a statewide holiday,
 35 the act that must be performed by that date is timely if performed by
 36 the next succeeding day that is not a Saturday, a Sunday, or one (1) of
 37 those holidays.
 38 (f) Subject to subsections (g) and (h), a payment to the county
 39 treasurer is considered to have been paid by the due date if the payment
 40 is:
 41 (1) received on or before the due date by the county treasurer or
 42 a collecting agent appointed by the county treasurer;

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- 1 (2) deposited in United States first class mail:
 2 (A) properly addressed to the principal office of the county
 3 treasurer;
 4 (B) with sufficient postage; and
 5 (C) postmarked by the United States Postal Service as mailed
 6 on or before the due date;
 7 (3) deposited with a nationally recognized express parcel carrier
 8 and is:
 9 (A) properly addressed to the principal office of the county
 10 treasurer; and
 11 (B) verified by the express parcel carrier as:
 12 (i) paid in full for final delivery; and
 13 (ii) received by the express parcel carrier on or before the
 14 due date;
 15 (4) deposited to be mailed through United States registered mail,
 16 United States certified mail, or United States certificate of
 17 mailing:
 18 (A) properly addressed to the principal office of the county
 19 treasurer;
 20 (B) with sufficient postage; and
 21 (C) with a date of registration, certification, or certificate, as
 22 evidenced by any record authenticated by the United States
 23 Postal Service, on or before the due date; or
 24 (5) made by an electronic funds transfer and the taxpayer's bank
 25 account is charged on or before the due date.
 26 For purposes of this subsection, "postmarked" does not mean the date
 27 printed by a postage meter that affixes postage to the envelope or
 28 package containing a payment.
 29 (g) If a payment is mailed through the United States mail and is
 30 physically received after the due date without a legible correct
 31 postmark, the person who mailed the payment is considered to have
 32 made the payment on or before the due date if the person can show by
 33 reasonable evidence that the payment was deposited in the United
 34 States mail on or before the due date.
 35 (h) If a payment is sent via the United States mail or a nationally
 36 recognized express parcel carrier but is not received by the designated
 37 recipient, the person who sent the payment is considered to have made
 38 the payment on or before the due date if the person:
 39 (1) can show by reasonable evidence that the payment was
 40 deposited in the United States mail, or with the express parcel
 41 carrier, on or before the due date; and
 42 (2) makes a duplicate payment within thirty (30) days after the

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1 date the person is notified that the payment was not received.
2 SECTION 17. IC 6-1.1-37-10.1 IS ADDED TO THE INDIANA
3 CODE AS A NEW SECTION TO READ AS FOLLOWS
4 [EFFECTIVE UPON PASSAGE]: **Sec. 10.1. (a) The fiscal body of a**
5 **county may, before July 1, 2012, adopt an ordinance to have this**
6 **section apply throughout the county. If the fiscal body of a county**
7 **adopts an ordinance under this subsection, the ordinance applies**
8 **after June 30, 2012, and until July 1, 2013, and the fiscal body shall**
9 **deliver a copy of the ordinance to the county treasurer and the**
10 **county auditor.**
11 **(b) The county treasurer of a county to which this section**
12 **applies shall waive all interest and penalties added before January**
13 **1, 2012, to a delinquent property tax installment or special**
14 **assessment on a tract or an item of real property if:**
15 **(1) all of the delinquent taxes and special assessments on the**
16 **tract or item of real property were first due and payable**
17 **before January 1, 2012; and**
18 **(2) before July 1, 2013, the taxpayer has paid:**
19 **(A) all of the delinquent taxes and special assessments**
20 **described in subdivision (1); and**
21 **(B) all of the taxes and special assessments that are first**
22 **due and payable on the tract or item of real property after**
23 **December 31, 2011, and before July 1, 2013 (and any**
24 **interest and penalties on these taxes and special**
25 **assessments).**
26 **(c) The county treasurer of a county to which this section**
27 **applies shall waive interest and penalties as provided in subsection**
28 **(b) if the conditions of subsection (b) are satisfied, notwithstanding**
29 **any payment arrangement entered into by the county treasurer**
30 **and the taxpayer under IC 6-1.1-24-1.2 or under any other law.**
31 SECTION 18. An emergency is declared for this act.

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COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1090, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, line 2, strike "The" and insert "A".

Page 2, between lines 39 and 40, begin a new paragraph and insert:

"SECTION 2. IC 6-1.1-24-2, AS AMENDED BY P.L.146-2008, SECTION 258, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) In addition to the delinquency list required under section 1 of this chapter, each county auditor shall prepare a notice. The notice shall contain the following:

- (1) A list of tracts or real property eligible for sale under this chapter.
- (2) A statement that the tracts or real property included in the list will be sold at public auction to the highest bidder, subject to the right of redemption.
- (3) A statement that the tracts or real property will not be sold for an amount which is less than the sum of:
 - (A) the delinquent taxes and special assessments on each tract or item of real property;
 - (B) the taxes and special assessments on each tract or item of real property that are due and payable in the year of the sale, whether or not they are delinquent;
 - (C) all penalties due on the delinquencies;
 - (D) an amount prescribed by the county auditor that equals the sum of:
 - (i) the greater of twenty-five dollars (\$25) or postage and publication costs; and
 - (ii) any other actual costs incurred by the county that are directly attributable to the tax sale; and
 - (E) any unpaid costs due under subsection (b) from a prior tax sale.
- (4) A statement that a person redeeming each tract or item of real property after the sale must pay:
 - (A) one hundred ten percent (110%) of the amount of the minimum bid for which the tract or item of real property was offered at the time of sale if the tract or item of real property is redeemed not more than six (6) months after the date of sale;
 - (B) one hundred fifteen percent (115%) of the amount of the

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minimum bid for which the tract or item of real property was offered at the time of sale if the tract or item of real property is redeemed more than six (6) months after the date of sale;

(C) the amount by which the purchase price exceeds the minimum bid on the tract or item of real property plus ten percent (10%) per annum on the amount by which the purchase price exceeds the minimum bid; and

(D) all taxes and special assessments on the tract or item of real property paid by the purchaser after the tax sale plus interest at the rate of ten percent (10%) per annum on the amount of taxes and special assessments paid by the purchaser on the redeemed property.

(5) A statement for informational purposes only, of the location of each tract or item of real property by key number, if any, and street address, if any, or a common description of the property other than a legal description. The township assessor, or the county assessor if there is no township assessor for the township, upon written request from the county auditor, shall provide the information to be in the notice required by this subsection. A misstatement in the key number or street address does not invalidate an otherwise valid sale.

(6) A statement that the county does not warrant the accuracy of the street address or common description of the property.

(7) A statement indicating:

(A) the name of the owner of each tract or item of real property with a single owner; or

(B) the name of at least one (1) of the owners of each tract or item of real property with multiple owners.

(8) A statement of the procedure to be followed for obtaining or objecting to a judgment and order of sale, that must include the following:

(A) A statement:

- (i) that the county auditor and county treasurer will apply on or after a date designated in the notice for a court judgment against the tracts or real property for an amount that is not less than the amount set under subdivision (3), and for an order to sell the tracts or real property at public auction to the highest bidder, subject to the right of redemption; and
- (ii) indicating the date when the period of redemption specified in IC 6-1.1-25-4 will expire.

(B) A statement that any defense to the application for judgment must be:

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- (i) filed with the court; and
 - (ii) served on the county auditor and the county treasurer; before the date designated as the earliest date on which the application for judgment may be filed.
- (C) A statement that the county auditor and the county treasurer are entitled to receive all pleadings, motions, petitions, and other filings related to the defense to the application for judgment.
- (D) A statement that the court will set a date for a hearing at least seven (7) days before the advertised date and that the court will determine any defenses to the application for judgment at the hearing.
- (9) A statement that the sale will be conducted at a place designated in the notice and that the sale will continue until all tracts and real property have been offered for sale.
- (10) A statement that the sale will take place at the times and dates designated in the notice. Whenever the public auction is to be conducted as an electronic sale, the notice must include a statement indicating that the public auction will be conducted as an electronic sale and a description of the procedures that must be followed to participate in the electronic sale.
- (11) A statement that a person redeeming each tract or item after the sale must pay the costs described in IC 6-1.1-25-2(e).
- (12) If a county auditor and county treasurer have entered into an agreement under IC 6-1.1-25-4.7, a statement that the county auditor will perform the duties of the notification and title search under IC 6-1.1-25-4.5 and the notification and petition to the court for the tax deed under IC 6-1.1-25-4.6.
- (13) A statement that, if the tract or item of real property is sold for an amount more than the minimum bid and the property is not redeemed, the owner of record of the tract or item of real property who is divested of ownership at the time the tax deed is issued may have a right to the tax sale surplus.
- (14) If a determination has been made under subsection (d), a statement that tracts or items will be sold together.
- (15) With respect to a tract or an item of real property that is subject to sale under this chapter after June 30, 2012, and before July 1, 2013, a statement declaring whether an ordinance adopted under IC 6-1.1-37-10.1 is in effect in the county and, if applicable, an explanation of the circumstances under which penalties on the delinquent taxes and special assessments will be waived.**

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(b) If within sixty (60) days before the date of the tax sale the county incurs costs set under subsection (a)(3)(D) and those costs are not paid, the county auditor shall enter the amount of costs that remain unpaid upon the tax duplicate of the property for which the costs were set. The county treasurer shall mail notice of unpaid costs entered upon a tax duplicate under this subsection to the owner of the property identified in the tax duplicate.

(c) The amount of unpaid costs entered upon a tax duplicate under subsection (b) must be paid no later than the date upon which the next installment of real estate taxes for the property is due. Unpaid costs entered upon a tax duplicate under subsection (b) are a lien against the property described in the tax duplicate, and amounts remaining unpaid on the date the next installment of real estate taxes is due may be collected in the same manner that delinquent property taxes are collected.

(d) The county auditor and county treasurer may establish the condition that a tract or item will be sold and may be redeemed under this chapter only if the tract or item is sold or redeemed together with one (1) or more other tracts or items. Property may be sold together only if the tract or item is owned by the same person.

SECTION 3. IC 6-1.1-24-4, AS AMENDED BY P.L.89-2007, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) Not less than twenty-one (21) days before the earliest date on which the application for judgment and order for sale of real property eligible for sale may be made, the county auditor shall send a notice of the sale by certified mail, return receipt requested, to:

- (1) the owner of record of real property with a single owner; or
- (2) at least one (1) of the owners, as of the date of certification, of real property with multiple owners;

at the last address of the owner for the property as indicated in the records of the county auditor on the date that the tax sale list is certified. In addition, the county auditor shall mail a duplicate notice to the owner of record, as described in subdivisions (1) and (2), by first class mail to the owners from whom the certified mail return receipt was not signed and returned. Additionally, the county auditor may determine that mailing a first class notice to or serving a notice on the property is a reasonable step to notify the owner, if the address of the owner is not the same address as the physical location of the property. If both notices are returned due to incorrect or insufficient addresses, the county auditor shall research the county auditor records to determine a more complete or accurate address. If a more complete or

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accurate address is found, the county auditor shall resend the notices to the address that is found in accordance with this section. Failure to obtain a more complete or accurate address does not invalidate an otherwise valid sale. The county auditor shall prepare the notice in the form prescribed by the state board of accounts. The notice must set forth the key number, if any, of the real property and a street address, if any, or other common description of the property other than a legal description. The notice must include the statement set forth in section 2(a)(4) of this chapter. **With respect to a tract or an item of real property that is subject to sale under this chapter after June 30, 2012, and before July 1, 2013, the notice must include a statement declaring whether an ordinance adopted under IC 6-1.1-37-10.1 is in effect in the county and, if applicable, an explanation of the circumstances under which penalties on the delinquent taxes and special assessments will be waived.** The county auditor must present proof of this mailing to the court along with the application for judgment and order for sale. Failure by an owner to receive or accept the notice required by this section does not affect the validity of the judgment and order. The owner of real property shall notify the county auditor of the owner's correct address. The notice required under this section is considered sufficient if the notice is mailed to the address or addresses required by this section.

(b) In addition to the notice required under subsection (a) for real property on the list prepared under section 1(a)(2) or 1.5(d) of this chapter, the county auditor shall prepare and mail the notice required under section 2.2 of this chapter no later than forty-five (45) days after the county auditor receives the certified list from the county treasurer under section 1(a) of this chapter.

(c) On or before the day of sale, the county auditor shall list, on the tax sale record required by IC 6-1.1-25-8, all properties that will be offered for sale.

SECTION 4. IC 6-1.1-24-5, AS AMENDED BY P.L.89-2007, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) When a tract or an item of real property is subject to sale under this chapter, it must be sold in compliance with this section.

(b) The sale must:

- (1) be held at the times and place stated in the notice of sale; and
- (2) not extend beyond one hundred seventy-one (171) days after the list containing the tract or item of real property is certified to the county auditor.

(c) A tract or an item of real property may not be sold under this

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chapter to collect:

- (1) delinquent personal property taxes; or
- (2) taxes or special assessments which are chargeable to other real property.

(d) A tract or an item of real property may not be sold under this chapter if all the delinquent taxes, penalties, and special assessments on the tract or an item of real property and the amount prescribed by section 2(a)(3)(D) of this chapter, reflecting the costs incurred by the county due to the sale, are paid before the time of sale.

(e) The county treasurer shall sell the tract or **item of** real property, subject to the right of redemption, to the highest bidder at public auction **whose bid exceeds the minimum bid specified in subsection (f) or (g), as applicable.** ~~However,~~

(f) Except as provided in subsection (g), a tract or an item of real property may not be sold for an amount which is less than the sum of:

- (1) the delinquent taxes and special assessments on each tract or item of real property;
- (2) the taxes and special assessments on each tract or item of real property that are due and payable in the year of the sale, regardless of whether the taxes and special assessments are delinquent;
- (3) all penalties which are due on the delinquencies;
- (4) the amount prescribed by section 2(a)(3)(D) of this chapter reflecting the costs incurred by the county due to the sale;
- (5) any unpaid costs which are due under section 2(b) of this chapter from a prior tax sale; and
- (6) other reasonable expenses of collection, including title search expenses, uniform commercial code expenses, and reasonable attorney's fees incurred by the date of the sale.

The amount of penalties due on the delinquencies under subdivision (3) must be adjusted in accordance with IC 6-1.1-37-10.1, if applicable.

(g) If an ordinance adopted under section 15(a) of this chapter is in effect in the county in which a tract or an item of real property is located, the tract or item of real property may not be sold for an amount that is less than the lesser of:

- (1) the amount determined under subsection (f); or**
- (2) seventy-five percent (75%) of the gross assessed value of the tract or item of real property, as determined on the most recent assessment date.**

(h) For purposes of the sale, it is not necessary for the county treasurer to first attempt to collect the real property taxes or special

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assessments out of the personal property of the owner of the tract or real property.

~~(g)~~ **(i)** The county auditor shall serve as the clerk of the sale.

~~(h)~~ **(j)** Real property certified to the county auditor under section 1(a)(2) of this chapter must be offered for sale in a different phase of the tax sale or on a different day of the tax sale than the phase or day during which other real property is offered for sale.

~~(i)~~ **(k)** The public auction required under subsection (e) may be conducted by electronic means, at the option of the county treasurer. The electronic sale must comply with the other statutory requirements of this section. If an electronic sale is conducted under this subsection, the county treasurer shall provide access to the electronic sale by providing computer terminals open to the public at a designated location. A county treasurer who elects to conduct an electronic sale may receive electronic payments and establish rules necessary to secure the payments in a timely fashion. The county treasurer may not add an additional cost of sale charge to a parcel for the purpose of conducting the electronic sale.

SECTION 5. IC 6-1.1-24-6, AS AMENDED BY P.L.89-2007, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. (a) When a tract or an item of real property is offered for sale under this chapter and an amount is not received equal to or in excess of the minimum sale price prescribed in section ~~5(e)~~ **5** of this chapter, the county executive acquires a lien in the amount of the minimum sale price. This lien attaches on the day after the last date on which the tract or item was offered for sale.

(b) When a county executive acquires a lien under this section, the county auditor shall issue a tax sale certificate to the county executive in the manner provided in section 9 of this chapter. The county auditor shall date the certificate the day that the county executive acquires the lien. When a county executive acquires a certificate under this section, the county executive has the same rights as a purchaser.

(c) When a lien is acquired by a county executive under this section, no money shall be paid by the county executive. However, each of the taxing units having an interest in the taxes on the tract shall be charged with the full amount of all delinquent taxes due them.

(d) This section shall apply to any tract or an item of real property offered for sale under this chapter in 2006, and an amount was not received equal to or in excess of the minimum sale price prescribed in section ~~5(e)~~ **5** of this chapter, if the county executive finds that the tract or item of real property meets the definition of a brownfield as set forth in IC 13-11-2-19.3.



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SECTION 6. IC 6-1.1-24-6.1, AS AMENDED BY P.L.73-2010, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.1. (a) The county executive may do the following:

- (1) By resolution, identify properties:
 - (A) that are described in section 6.7(a) of this chapter; and
 - (B) concerning which the county executive desires to offer to the public the certificates of sale acquired by the county executive under section 6 of this chapter.
- (2) In conformity with IC 5-3-1-4, publish:
 - (A) notice of the date, time, and place for a public sale; and
 - (B) a listing of parcels on which certificates will be offered by parcel number and minimum bid amount;

once each week for three (3) consecutive weeks, with the final advertisement being not less than thirty (30) days before the sale date. The expenses of the publication shall be paid out of the county general fund.

- (3) Sell each certificate of sale covered by the resolution for a price that:
 - (A) is less than the minimum sale price prescribed by section ~~5(e)~~ 5 of this chapter; and
 - (B) includes any costs to the county executive directly attributable to the sale of the certificate of sale.

(b) Notice of the list of properties prepared under subsection (a) and the date, time, and place for the public sale of the certificates of sale shall be published in accordance with IC 5-3-1. The notice must:

- (1) include a description of the property by parcel number and common address;
- (2) specify that the county executive will accept bids for the certificates of sale for the price referred to in subsection (a)(3);
- (3) specify the minimum bid for each parcel;
- (4) include a statement that a person redeeming each tract or item of real property after the sale of the certificate must pay:
 - (A) the amount of the minimum bid under section ~~5(e)~~ 5 of this chapter for which the tract or item of real property was last offered for sale;
 - (B) ten percent (10%) of the amount for which the certificate is sold;
 - (C) the attorney's fees and costs of giving notice under IC 6-1.1-25-4.5;
 - (D) the costs of a title search or of examining and updating the abstract of title for the tract or item of real property;

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(E) all taxes and special assessments on the tract or item of real property paid by the purchaser after the sale of the certificate plus interest at the rate of ten percent (10%) per annum on the amount of taxes and special assessments paid by the purchaser on the redeemed property; and

(F) all costs of sale, advertising costs, and other expenses of the county directly attributable to the sale of certificates of sale; and

(5) include a statement that, if the certificate is sold for an amount more than the minimum bid under section ~~5(e)~~ **5** of this chapter for which the tract or item of real property was last offered for sale and the property is not redeemed, the owner of record of the tract or item of real property who is divested of ownership at the time the tax deed is issued may have a right to the tax sale surplus.

SECTION 7. IC 6-1.1-24-6.3, AS AMENDED BY P.L.89-2007, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.3. (a) The sale of certificates of sale under this chapter must be held at the time and place stated in the notice of sale.

(b) A certificate of sale may not be sold under this chapter if the following are paid before the time of sale:

(1) All the delinquent taxes, penalties, and special assessments on the tract or an item of real property.

(2) The amount prescribed by section 2(a)(3)(D) of this chapter, reflecting the costs incurred by the county due to the sale.

(c) The county executive shall sell the certificate of sale, subject to the right of redemption, to the highest bidder at public auction. The public auction may be conducted as an electronic sale in conformity with section ~~5(i)~~ **5(k)** of this chapter.

(d) The county auditor shall serve as the clerk of the sale.

SECTION 8. IC 6-1.1-24-6.4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.4. (a) When a certificate of sale is sold under this chapter, the purchaser at the sale shall immediately pay the amount of the bid to the county treasurer. The county treasurer shall apply the payment in the following manner:

(1) First, to the taxes, special assessments, penalties, and costs described in section ~~5(e)~~ **5(f)** of this chapter.

(2) Second, to other delinquent property taxes in the manner provided in IC 6-1.1-23-5(b).

(3) Third, to a separate "tax sale surplus fund".

(b) The:

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(1) owner of record of the real property at the time the tax deed is issued who is divested of ownership by the issuance of a tax deed; or

(2) purchaser of the certificate or the purchaser's assignee, upon redemption of the tract or item of real property;

may file a verified claim for money that is deposited in the tax sale surplus fund. If the claim is approved by the county auditor and the county treasurer, the county auditor shall issue a warrant to the claimant for the amount due.

(c) An amount deposited in the tax sale surplus fund shall be transferred by the county auditor to the county general fund and may not be disbursed under subsection (b) if it is claimed more than three (3) years after the date of its receipt.

(d) Upon the assignment of the certificate of sale to the purchaser, the county auditor shall indicate on the certificate the amount for which the certificate of sale was sold.

SECTION 9. IC 6-1.1-24-7, AS AMENDED BY P.L.73-2010, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) When real property is sold under this chapter, the purchaser at the sale shall immediately pay the amount of the bid to the county treasurer. The county treasurer shall apply the payment in the following manner:

(1) first, to the taxes, special assessments, penalties, and costs described in section ~~5(e)~~ 5(f) of this chapter;

(2) second, to other delinquent property taxes in the manner provided in IC 6-1.1-23-5(b); and

(3) third, to a separate "tax sale surplus fund".

(b) If:

(1) a tract or an item of real property sold under section 5 of this chapter is located in a county in which an ordinance adopted under section 15 of this chapter is in effect; and

(2) the sales price of the tract or item of real property is less than the amount specified in section 5(f) of this chapter;

in addition to the application of any payment received under subsection (a)(1), each taxing unit having an interest in the taxes on the tract shall be charged with the part of the tax due to the taxing unit equal to an amount that bears the same relationship to the tax due to the taxing unit as the amount determined under section 5(f) of this chapter, minus the selling price, bears to the amount determined under section 5(f) of this chapter.

~~(b)~~ (c) The:

(1) owner of record of the real property at the time the tax deed is

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issued who is divested of ownership by the issuance of a tax deed;
or

(2) tax sale purchaser or purchaser's assignee, upon redemption
of the tract or item of real property;

may file a verified claim for money which is deposited in the tax sale
surplus fund. If the claim is approved by the county auditor and the
county treasurer, the county auditor shall issue a warrant to the
claimant for the amount due.

~~(c)~~ **(d)** If the person who claims money deposited in the tax sale
surplus fund under subsection ~~(b)~~ **(c)** is:

(1) a person described in subsection ~~(b)(1)~~ **(c)(1)** who acquired
the property from a delinquent taxpayer after the property was
sold at a tax sale under this chapter; or

(2) a person not described in subsection ~~(b)(1)~~; **(c)(1)**, including
a person who acts under a power of attorney executed by the
person described in subsection ~~(b)(1)~~; **(c)(1)**;

the county auditor may issue a warrant to the person only as directed
by the court having jurisdiction over the tax sale of the parcel for which
the surplus claim is made.

~~(d)~~ **(e)** A court may direct the issuance of a warrant only:

(1) on petition by the claimant; and

(2) within three (3) years after the date of sale of the parcel in the
tax sale.

~~(e)~~ **(f)** An amount deposited in the tax sale surplus fund shall be
transferred by the county auditor to the county general fund and may
not be disbursed under subsection ~~(b)~~ **(c)** if it is not claimed within the
three (3) year period after the date of its receipt.

~~(f)~~ **(g)** If an amount applied to taxes under this section is later paid
out of the county general fund to the purchaser or the purchaser's
successor due to the invalidity of the sale, all the taxes shall be
reinstated and recharged to the tax duplicate and collected in the same
manner as if the property had not been offered for sale.

~~(g)~~ **(h)** When a refund is made to any purchaser or purchaser's
successor by reason of the invalidity of a sale, the county auditor shall,
at the December settlement immediately following the refund, deduct
the amount of the refund from the gross collections in the taxing
district in which the land lies and shall pay that amount into the county
general fund.

SECTION 10. IC 6-1.1-24-13 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. (a) Whenever:

(1) a tract is offered for sale under this chapter; and

(2) no bid is received for the minimum sale price set under

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section ~~5(e)~~ 5 of this chapter;
the county auditor shall prepare a certified statement of the actual costs incurred by the county described in section 2(a)(3)(D) of this chapter.

(b) The county auditor shall place the amount specified in the certified statement prepared under subsection (a) on the tax duplicate of the tract offered but not sold at the sale. The amount shall be collected as real property taxes are collected and paid into the county general fund.

SECTION 11. IC 6-1.1-24-15 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 15. (a) The fiscal body of a county may adopt an ordinance authorizing the county treasurer to accept a bid on a tract or an item of real property offered for sale under this chapter that is greater than or equal to the lesser of:**

- (1) the amount determined under section 5(f) of this chapter for the tract or item of real property; or**
- (2) seventy-five percent (75%) of the gross assessed value of the tract or item of real property, as determined on the most recent assessment date.**

(b) If the fiscal body of a county adopts an ordinance under subsection (a) or repeals an ordinance adopted under subsection (a), the fiscal body shall promptly deliver a copy of the ordinance to the county treasurer and the county auditor."

Page 4, between lines 6 and 7, begin a new paragraph and insert:

"SECTION 13. IC 6-1.1-25-3, AS AMENDED BY P.L.169-2006, SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 3. (a) Except as provided in subsection (b), when real property is redeemed and the certificate of sale is surrendered to the county auditor, the auditor shall issue a warrant to the purchaser or purchaser's assignee in an amount equal to the amount received by the county treasurer for redemption.**

(b) When real property sold under IC 6-1.1-24-6.1 is redeemed and the certificate of sale is surrendered to the county auditor, the auditor shall issue a warrant to the purchaser of the certificate of sale or the purchaser's assignee in an amount equal to:

- (1) the amount received by the county treasurer for redemption; minus**
- (2) if the certificate of sale was sold for less than the minimum bid under ~~IC 6-1.1-24-5(e)~~, IC 6-1.1-24-5, an amount equal to the difference between the minimum bid under ~~IC 6-1.1-24-5(e)~~ IC 6-1.1-24-5 and the amount for which the certificate was sold.**

(c) The county auditor shall indorse the certificate and preserve it



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as a public record. If a certificate of sale is lost and the auditor is satisfied that the certificate did exist, the county auditor may make payment in the manner provided in this section."

Page 4, line 36, strike "IC 6-1.1-24-5(e)" and insert "**IC 6-1.1-24-5**".

Page 6, line 10, strike "IC 6-1.1-24-5(e)" and insert "**IC 6-1.1-24-5**".

Page 6, line 11, delete "a homestead (as" and insert "**real property**".

Page 6, line 12, delete "defined in IC 6-1.1-12-37(a)(2))".

Page 6, line 23, delete "a homestead" and insert "**real property**".

Page 6, between lines 29 and 30, begin a new paragraph and insert:
 "SECTION 15. IC 6-1.1-25-4.6, AS AMENDED BY P.L.89-2007, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4.6. (a) After the expiration of the redemption period specified in section 4 of this chapter but not later than six (6) months after the expiration of the period of redemption:

(1) the purchaser, the purchaser's assignee, the county executive, or the purchaser of the certificate of sale under IC 6-1.1-24 may; or

(2) in a county where the county auditor and county treasurer have an agreement under section 4.7 of this chapter, the county auditor shall, upon the request of the purchaser or the purchaser's assignee;

file a verified petition in the same court and under the same cause number in which the judgment of sale was entered asking the court to direct the county auditor to issue a tax deed if the real property is not redeemed from the sale. Notice of the filing of this petition shall be given to the same parties and in the same manner as provided in section 4.5 of this chapter, except that, if notice is given by publication, only one (1) publication is required. The notice required by this section is considered sufficient if the notice is sent to the address required by section 4.5(d) of this chapter. Any person owning or having an interest in the tract or real property may file a written objection to the petition with the court not later than thirty (30) days after the date the petition was filed. If a written objection is timely filed, the court shall conduct a hearing on the objection.

(b) Not later than sixty-one (61) days after the petition is filed under subsection (a), the court shall enter an order directing the county auditor (on the production of the certificate of sale and a copy of the order) to issue to the petitioner a tax deed if the court finds that the following conditions exist:

(1) The time of redemption has expired.

(2) The tract or real property has not been redeemed from the sale before the expiration of the period of redemption specified in

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section 4 of this chapter.

(3) Except with respect to a petition for the issuance of a tax deed under a sale of the certificate of sale on the property under IC 6-1.1-24-6.1, all taxes and special assessments, penalties, and costs have been paid.

(4) The notices required by this section and section 4.5 of this chapter have been given.

(5) The petitioner has complied with all the provisions of law entitling the petitioner to a deed.

The county auditor shall execute deeds issued under this subsection in the name of the state under the county auditor's name. If a certificate of sale is lost before the execution of a deed, the county auditor shall issue a replacement certificate if the county auditor is satisfied that the original certificate existed.

(c) Upon application by the grantee of a valid tax deed in the same court and under the same cause number in which the judgment of sale was entered, the court shall enter an order to place the grantee of a valid tax deed in possession of the real estate. The court may enter any orders and grant any relief that is necessary or desirable to place or maintain the grantee of a valid tax deed in possession of the real estate.

(d) Except as provided in subsections (e) and (f), if:

(1) the verified petition referred to in subsection (a) is timely filed; and

(2) the court refuses to enter an order directing the county auditor to execute and deliver the tax deed because of the failure of the petitioner under subsection (a) to fulfill the notice requirement of subsection (a);

the court shall order the return of the amount, if any, by which the purchase price exceeds the minimum bid on the property under ~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** minus a penalty of twenty-five percent (25%) of that excess. The petitioner is prohibited from participating in any manner in the next succeeding tax sale in the county under IC 6-1.1-24. The county auditor shall deposit penalties paid under this subsection in the county general fund.

(e) Notwithstanding subsection (d), in all cases in which:

(1) the verified petition referred to in subsection (a) is timely filed;

(2) the petitioner under subsection (a) has made a bona fide attempt to comply with the statutory requirements under subsection (b) for the issuance of the tax deed but has failed to comply with these requirements;

(3) the court refuses to enter an order directing the county auditor

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to execute and deliver the tax deed because of the failure to comply with these requirements; and

(4) the purchaser, the purchaser's successors or assignees, or the purchaser of the certificate of sale under IC 6-1.1-24 files a claim with the county auditor for refund not later than thirty (30) days after the entry of the order of the court refusing to direct the county auditor to execute and deliver the tax deed;

the county auditor shall not execute the deed but shall refund the purchase money minus a penalty of twenty-five percent (25%) of the purchase money from the county treasury to the purchaser, the purchaser's successors or assignees, or the purchaser of the certificate of sale under IC 6-1.1-24. The county auditor shall deposit penalties paid under this subsection in the county general fund. All the delinquent taxes and special assessments shall then be reinstated and recharged to the tax duplicate and collected in the same manner as if the property had not been offered for sale. The tract or item of real property, if it is then eligible for sale under IC 6-1.1-24, shall be placed on the delinquent list as an initial offering under IC 6-1.1-24.

(f) Notwithstanding subsections (d) and (e), the court shall not order the return of the purchase price or any part of the purchase price if:

- (1) the purchaser or the purchaser of the certificate of sale under IC 6-1.1-24 has failed to provide notice or has provided insufficient notice as required by section 4.5 of this chapter; and
- (2) the sale is otherwise valid.

(g) A tax deed executed under this section vests in the grantee an estate in fee simple absolute, free and clear of all liens and encumbrances created or suffered before or after the tax sale except those liens granted priority under federal law, and the lien of the state or a political subdivision for taxes and special assessments that accrue subsequent to the sale. However, the estate is subject to all easements, covenants, declarations, and other deed restrictions and laws governing land use, including all zoning restrictions and liens and encumbrances created or suffered by the purchaser at the tax sale. The deed is prima facie evidence of:

- (1) the regularity of the sale of the real property described in the deed;
- (2) the regularity of all proper proceedings; and
- (3) valid title in fee simple in the grantee of the deed.

(h) A tax deed issued under this section is incontestable except by appeal from the order of the court directing the county auditor to issue the tax deed filed not later than sixty (60) days after the date of the court's order.

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SECTION 16. IC 6-1.1-37-9, AS AMENDED BY P.L.1-2010, SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2012 (RETROACTIVE)]: Sec. 9. (a) This section applies when:

- (1) an assessment is made or increased after the date or dates on which the taxes for the year for which the assessment is made were originally due;
- (2) the assessment upon which a taxpayer has been paying taxes under IC 6-1.1-15-10(a)(1) or IC 6-1.1-15-10(a)(2) while a petition for review or a judicial proceeding has been pending is less than the assessment that results from the final determination of the petition for review or judicial proceeding; or
- (3) the collection of certain ad valorem property taxes has been enjoined under IC 33-26-6-2, and under the final determination of the petition for judicial review the taxpayer is liable for at least part of those taxes.

(b) Except as provided in subsections (c) and (g), a taxpayer shall pay interest on the taxes the taxpayer is required to pay as a result of an action or a determination described in subsection (a) at the rate of ten percent (10%) per year from the original due date or dates for those taxes to:

- (1) the date of payment; or
- (2) the date on which penalties for the late payment of a tax installment may be charged under subsection (e) or (f);

whichever occurs first.

(c) Except as provided in subsection (g), a taxpayer shall pay interest on the taxes the taxpayer is ultimately required to pay in excess of the amount that the taxpayer is required to pay under IC 6-1.1-15-10(a)(1) while a petition for review or a judicial proceeding has been pending at the overpayment rate established under Section 6621(c)(1) of the Internal Revenue Code in effect on the original due date or dates for those taxes from the original due date or dates for those taxes to:

- (1) the date of payment; or
- (2) the date on which penalties for the late payment of a tax installment may be charged under subsection (e) or (f);

whichever occurs first.

(d) With respect to an action or determination described in subsection (a), the taxpayer shall pay the taxes resulting from that action or determination and the interest prescribed under subsection (b) or (c) on or before:

- (1) the next May 10; or

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(2) the next November 10;
whichever occurs first.

(e) A taxpayer shall, to the extent that the penalty is not waived under section **10.1 or 10.7** of this chapter, begin paying the penalty prescribed in section 10 of this chapter on the day after the date for payment prescribed in subsection (d) if:

- (1) the taxpayer has not paid the amount of taxes resulting from the action or determination; and
- (2) the taxpayer either:
 - (A) received notice of the taxes the taxpayer is required to pay as a result of the action or determination at least thirty (30) days before the date for payment; or
 - (B) voluntarily signed and filed an assessment return for the taxes.

(f) If subsection (e) does not apply, a taxpayer who has not paid the amount of taxes resulting from the action or determination shall, to the extent that the penalty is not waived under section **10.1 or 10.7** of this chapter, begin paying the penalty prescribed in section 10 of this chapter on:

- (1) the next May 10 which follows the date for payment prescribed in subsection (d); or
- (2) the next November 10 which follows the date for payment prescribed in subsection (d);

whichever occurs first.

(g) A taxpayer is not subject to the payment of interest on real property assessments under subsection (b) or (c) if:

- (1) an assessment is made or increased after the date or dates on which the taxes for the year for which the assessment is made were due;
- (2) the assessment or the assessment increase is made as the result of error or neglect by the assessor or by any other official involved with the assessment of property or the collection of property taxes; and
- (3) the assessment:
 - (A) would have been made on the normal assessment date if the error or neglect had not occurred; or
 - (B) increase would have been included in the assessment on the normal annual assessment date if the error or neglect had not occurred.

SECTION 17. IC 6-1.1-37-10, AS AMENDED BY P.L.3-2008, SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2012 (RETROACTIVE)]: Sec. 10. (a) Except as

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provided in sections ~~10.5~~ **10.1** and 10.7 of this chapter, if an installment of property taxes is not completely paid on or before the due date, a penalty shall be added to the unpaid portion in the year of the initial delinquency. The penalty is equal to an amount determined as follows:

(1) If:

(A) an installment of real property taxes is completely paid on or before the date thirty (30) days after the due date; and

(B) the taxpayer is not liable for delinquent property taxes first due and payable in a previous installment for the same parcel; the amount of the penalty is equal to five percent (5%) of the amount of delinquent taxes.

(2) If:

(A) an installment of personal property taxes is completely paid on or before the date thirty (30) days after the due date; and

(B) the taxpayer is not liable for delinquent property taxes first due and payable in a previous installment for a personal property tax return for property in the same taxing district; the amount of the penalty is equal to five percent (5%) of the amount of delinquent taxes.

(3) If subdivision (1) or (2) does not apply, the amount of the penalty is equal to ten percent (10%) of the amount of delinquent taxes.

(b) With respect to property taxes due in two (2) equal installments under IC 6-1.1-22-9(a), on the day immediately following the due dates of the first and second installments in each year following the year of the initial delinquency, an additional penalty equal to ten percent (10%) of any taxes remaining unpaid shall be added. With respect to property taxes due in installments under IC 6-1.1-22-9.5, an additional penalty equal to ten percent (10%) of any taxes remaining unpaid shall be added on the day immediately following each date that succeeds the last installment due date by:

(1) six (6) months; or

(2) a multiple of six (6) months.

(c) The penalties under subsection (b) are imposed only on the principal amount of the delinquent taxes.

(d) If the department of local government finance determines that an emergency has occurred which precludes the mailing of the tax statement in any county at the time set forth in IC 6-1.1-22-8.1, the department shall establish by order a new date on which the installment of taxes in that county is due and no installment is delinquent if paid by

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the date so established.

(e) If any due date falls on a Saturday, a Sunday, a national legal holiday recognized by the federal government, or a statewide holiday, the act that must be performed by that date is timely if performed by the next succeeding day that is not a Saturday, a Sunday, or one (1) of those holidays.

(f) Subject to subsections (g) and (h), a payment to the county treasurer is considered to have been paid by the due date if the payment is:

- (1) received on or before the due date by the county treasurer or a collecting agent appointed by the county treasurer;
- (2) deposited in United States first class mail:
 - (A) properly addressed to the principal office of the county treasurer;
 - (B) with sufficient postage; and
 - (C) postmarked by the United States Postal Service as mailed on or before the due date;
- (3) deposited with a nationally recognized express parcel carrier and is:
 - (A) properly addressed to the principal office of the county treasurer; and
 - (B) verified by the express parcel carrier as:
 - (i) paid in full for final delivery; and
 - (ii) received by the express parcel carrier on or before the due date;
- (4) deposited to be mailed through United States registered mail, United States certified mail, or United States certificate of mailing:
 - (A) properly addressed to the principal office of the county treasurer;
 - (B) with sufficient postage; and
 - (C) with a date of registration, certification, or certificate, as evidenced by any record authenticated by the United States Postal Service, on or before the due date; or
- (5) made by an electronic funds transfer and the taxpayer's bank account is charged on or before the due date.

For purposes of this subsection, "postmarked" does not mean the date printed by a postage meter that affixes postage to the envelope or package containing a payment.

(g) If a payment is mailed through the United States mail and is physically received after the due date without a legible correct postmark, the person who mailed the payment is considered to have

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made the payment on or before the due date if the person can show by reasonable evidence that the payment was deposited in the United States mail on or before the due date.

(h) If a payment is sent via the United States mail or a nationally recognized express parcel carrier but is not received by the designated recipient, the person who sent the payment is considered to have made the payment on or before the due date if the person:

(1) can show by reasonable evidence that the payment was deposited in the United States mail, or with the express parcel carrier, on or before the due date; and

(2) makes a duplicate payment within thirty (30) days after the date the person is notified that the payment was not received.

SECTION 18. IC 6-1.1-37-10.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 10.1. (a) The fiscal body of a county may adopt an ordinance providing that after June 30, 2012, and before July 1, 2013, the county treasurer of the county shall waive penalties added to a delinquent property tax installment on a tract or an item of real property, if:**

(1) part of the delinquent taxes or special assessments on the tract or item of real property was first due and payable before January 1, 2010; and

(2) all the delinquent taxes and special assessments on the tract or item of real property are paid before July 1, 2013.

(b) If the fiscal body of a county adopts an ordinance under this section, the fiscal body shall deliver a copy of the ordinance to the county treasurer and the county auditor."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1090 as introduced.)

ESPICH, Chair

Committee Vote: yeas 17, nays 0.

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COMMITTEE REPORT

Madam President: The Senate Committee on Appropriations, to which was referred House Bill No. 1090, 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:

Page 1, delete lines 1 through 17, begin a new paragraph and insert:

"SECTION 1. IC 6-1.1-24-1.2, AS AMENDED BY P.L.113-2010, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.2. (a) Except as provided in subsection (c), a tract or an item of real property may not be removed from the list certified under section 1 of this chapter before the tax sale unless all:

- (1) delinquent taxes and special assessments due before the date the list on which the property appears was certified under section 1 of this chapter; and
- (2) penalties due on the delinquency, interest, and costs directly attributable to the tax sale;

have been paid in full.

(b) A county treasurer may accept partial payments of delinquent property taxes, assessments, penalties, interest, or costs under subsection (a) after the list of real property is certified under section 1 of this chapter. However, a partial payment does not remove a tract or an item from the list certified under section 1 of this chapter unless the taxpayer complies with subsection (a) or (c) before the date of the tax sale.

(c) ~~The A county auditor in a county having a population of more than four hundred thousand (400,000) but less than seven hundred thousand (700,000)~~ may remove a tract or an item of real property from the list certified under section 1 of this chapter before the tax sale if the county treasurer and the taxpayer agree to a mutually satisfactory arrangement for the payment of the delinquent taxes.

(d) The county ~~treasurer~~ **auditor** may remove the tract or item from the list certified under section 1 of this chapter if the arrangement described in subsection (c):

- (1) is in writing;
- (2) is signed by the taxpayer; and
- (3) requires the taxpayer to pay the delinquent taxes in full ~~within one (1) not later than the last business day before July 1 of the year of~~ **after** the date the agreement is signed.

(e) If the taxpayer fails to make a payment under the arrangement described in subsection (c):

- (1) **the arrangement is void; and**

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(2) the county auditor shall immediately place the tract or item of real property on the list of real property eligible for sale at a tax sale.

(f) If the tract or item of real property subject to a payment arrangement is within the jurisdiction of a:

(1) city having a population of more than ninety thousand (90,000) but less than one hundred five thousand (105,000);

(2) city having a population of more than thirty-two thousand (32,000) but less than thirty-two thousand eight hundred (32,800);

or

(3) city having a population of more than seventy-five thousand (75,000) but less than ninety thousand (90,000);

the county auditor shall notify the mayor of the city of the arrangement.

(f) If the county auditor acts under subsection (e) with respect to a tract or item subject to an arrangement described in subsection (c), the taxpayer may not enter into another arrangement under subsection (c) with respect to that tract or item after the due date of the payment referred to in subsection (d) and before the date that succeeds by five (5) years the date on which the original arrangement would have expired if the arrangement had not become void under subsection (e).

SECTION 2. IC 6-1.1-24-2, AS AMENDED BY P.L.146-2008, SECTION 258, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) In addition to the delinquency list required under section 1 of this chapter, each county auditor shall prepare a notice. The notice shall contain the following:

(1) A list of tracts or real property eligible for sale under this chapter.

(2) A statement that the tracts or real property included in the list will be sold at public auction to the highest bidder, subject to the right of redemption.

(3) A statement that the tracts or real property will not be sold for an amount which is less than the sum of:

(A) the delinquent taxes and special assessments on each tract or item of real property;

(B) the taxes and special assessments on each tract or item of real property that are due and payable in the year of the sale, whether or not they are delinquent;

(C) all penalties due on the delinquencies;

(D) an amount prescribed by the county auditor that equals the sum of:

(i) the greater of twenty-five dollars (\$25) or postage and

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- publication costs; and
- (ii) any other actual costs incurred by the county that are directly attributable to the tax sale; and
- (E) any unpaid costs due under subsection (b) from a prior tax sale.
- (4) A statement that a person redeeming each tract or item of real property after the sale must pay:
- (A) one hundred ten percent (110%) of the amount of the minimum bid for which the tract or item of real property was offered at the time of sale if the tract or item of real property is redeemed not more than six (6) months after the date of sale;
- (B) one hundred fifteen percent (115%) of the amount of the minimum bid for which the tract or item of real property was offered at the time of sale if the tract or item of real property is redeemed more than six (6) months after the date of sale;
- (C) the amount by which the purchase price exceeds the minimum bid on the tract or item of real property plus ten percent (10%) per annum on the amount by which the purchase price exceeds the minimum bid; and
- (D) all taxes and special assessments on the tract or item of real property paid by the purchaser after the tax sale plus interest at the rate of ten percent (10%) per annum on the amount of taxes and special assessments paid by the purchaser on the redeemed property.
- (5) A statement for informational purposes only, of the location of each tract or item of real property by key number, if any, and street address, if any, or a common description of the property other than a legal description. The township assessor, or the county assessor if there is no township assessor for the township, upon written request from the county auditor, shall provide the information to be in the notice required by this subsection. A misstatement in the key number or street address does not invalidate an otherwise valid sale.
- (6) A statement that the county does not warrant the accuracy of the street address or common description of the property.
- (7) A statement indicating:
- (A) the name of the owner of each tract or item of real property with a single owner; or
- (B) the name of at least one (1) of the owners of each tract or item of real property with multiple owners.
- (8) A statement of the procedure to be followed for obtaining or

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objecting to a judgment and order of sale, that must include the following:

- (A) A statement:
 - (i) that the county auditor and county treasurer will apply on or after a date designated in the notice for a court judgment against the tracts or real property for an amount that is not less than the amount set under subdivision (3), and for an order to sell the tracts or real property at public auction to the highest bidder, subject to the right of redemption; and
 - (ii) indicating the date when the period of redemption specified in IC 6-1.1-25-4 will expire.
- (B) A statement that any defense to the application for judgment must be:
 - (i) filed with the court; and
 - (ii) served on the county auditor and the county treasurer; before the date designated as the earliest date on which the application for judgment may be filed.
- (C) A statement that the county auditor and the county treasurer are entitled to receive all pleadings, motions, petitions, and other filings related to the defense to the application for judgment.
- (D) A statement that the court will set a date for a hearing at least seven (7) days before the advertised date and that the court will determine any defenses to the application for judgment at the hearing.
- (9) A statement that the sale will be conducted at a place designated in the notice and that the sale will continue until all tracts and real property have been offered for sale.
- (10) A statement that the sale will take place at the times and dates designated in the notice. Whenever the public auction is to be conducted as an electronic sale, the notice must include a statement indicating that the public auction will be conducted as an electronic sale and a description of the procedures that must be followed to participate in the electronic sale.
- (11) A statement that a person redeeming each tract or item after the sale must pay the costs described in IC 6-1.1-25-2(e).
- (12) If a county auditor and county treasurer have entered into an agreement under IC 6-1.1-25-4.7, a statement that the county auditor will perform the duties of the notification and title search under IC 6-1.1-25-4.5 and the notification and petition to the court for the tax deed under IC 6-1.1-25-4.6.
- (13) A statement that, if the tract or item of real property is sold

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for an amount more than the minimum bid and the property is not redeemed, the owner of record of the tract or item of real property who is divested of ownership at the time the tax deed is issued may have a right to the tax sale surplus.

(14) If a determination has been made under subsection (d), a statement that tracts or items will be sold together.

(15) With respect to a tract or an item of real property that is subject to sale under this chapter after June 30, 2012, and before July 1, 2013, a statement declaring whether an ordinance adopted under IC 6-1.1-37-10.1 is in effect in the county and, if applicable, an explanation of the circumstances in which penalties on the delinquent taxes and special assessments will be waived.

(b) If within sixty (60) days before the date of the tax sale the county incurs costs set under subsection (a)(3)(D) and those costs are not paid, the county auditor shall enter the amount of costs that remain unpaid upon the tax duplicate of the property for which the costs were set. The county treasurer shall mail notice of unpaid costs entered upon a tax duplicate under this subsection to the owner of the property identified in the tax duplicate.

(c) The amount of unpaid costs entered upon a tax duplicate under subsection (b) must be paid no later than the date upon which the next installment of real estate taxes for the property is due. Unpaid costs entered upon a tax duplicate under subsection (b) are a lien against the property described in the tax duplicate, and amounts remaining unpaid on the date the next installment of real estate taxes is due may be collected in the same manner that delinquent property taxes are collected.

(d) The county auditor and county treasurer may establish the condition that a tract or item will be sold and may be redeemed under this chapter only if the tract or item is sold or redeemed together with one (1) or more other tracts or items. Property may be sold together only if the tract or item is owned by the same person.

SECTION 3. IC 6-1.1-24-4, AS AMENDED BY P.L.89-2007, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) Not less than twenty-one (21) days before the earliest date on which the application for judgment and order for sale of real property eligible for sale may be made, the county auditor shall send a notice of the sale by certified mail, return receipt requested, to:

- (1) the owner of record of real property with a single owner; or
- (2) at least one (1) of the owners, as of the date of certification, of

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real property with multiple owners;
 at the last address of the owner for the property as indicated in the records of the county auditor on the date that the tax sale list is certified. In addition, the county auditor shall mail a duplicate notice to the owner of record, as described in subdivisions (1) and (2), by first class mail to the owners from whom the certified mail return receipt was not signed and returned. Additionally, the county auditor may determine that mailing a first class notice to or serving a notice on the property is a reasonable step to notify the owner, if the address of the owner is not the same address as the physical location of the property. If both notices are returned due to incorrect or insufficient addresses, the county auditor shall research the county auditor records to determine a more complete or accurate address. If a more complete or accurate address is found, the county auditor shall resend the notices to the address that is found in accordance with this section. Failure to obtain a more complete or accurate address does not invalidate an otherwise valid sale. The county auditor shall prepare the notice in the form prescribed by the state board of accounts. The notice must set forth the key number, if any, of the real property and a street address, if any, or other common description of the property other than a legal description. The notice must include the statement set forth in section 2(a)(4) of this chapter. **With respect to a tract or an item of real property that is subject to sale under this chapter after June 30, 2012, and before July 1, 2013, the notice must include a statement declaring whether an ordinance adopted under IC 6-1.1-37-10.1 is in effect in the county and, if applicable, an explanation of the circumstances in which penalties on the delinquent taxes and special assessments will be waived.** The county auditor must present proof of this mailing to the court along with the application for judgment and order for sale. Failure by an owner to receive or accept the notice required by this section does not affect the validity of the judgment and order. The owner of real property shall notify the county auditor of the owner's correct address. The notice required under this section is considered sufficient if the notice is mailed to the address or addresses required by this section.

(b) In addition to the notice required under subsection (a) for real property on the list prepared under section 1(a)(2) or 1.5(d) of this chapter, the county auditor shall prepare and mail the notice required under section 2.2 of this chapter no later than forty-five (45) days after the county auditor receives the certified list from the county treasurer under section 1(a) of this chapter.

(c) On or before the day of sale, the county auditor shall list, on the

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tax sale record required by IC 6-1.1-25-8, all properties that will be offered for sale.

SECTION 4. IC 6-1.1-24-5, AS AMENDED BY P.L.89-2007, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) When a tract or an item of real property is subject to sale under this chapter, it must be sold in compliance with this section.

(b) The sale must:

- (1) be held at the times and place stated in the notice of sale; and
- (2) not extend beyond one hundred seventy-one (171) days after the list containing the tract or item of real property is certified to the county auditor.

(c) A tract or an item of real property may not be sold under this chapter to collect:

- (1) delinquent personal property taxes; or
- (2) taxes or special assessments which are chargeable to other real property.

(d) A tract or an item of real property may not be sold under this chapter if all the delinquent taxes, penalties, and special assessments on the tract or an item of real property and the amount prescribed by section 2(a)(3)(D) of this chapter, reflecting the costs incurred by the county due to the sale, are paid before the time of sale.

(e) The county treasurer shall sell the tract or **item of** real property, subject to the right of redemption, to the highest bidder at public auction **whose bid exceeds the minimum bid specified in subsection (f) or (g), as applicable.**

(f) ~~However,~~ **Except as provided in subsection (g),** a tract or an item of real property may not be sold for an amount which is less than the sum of:

- (1) the delinquent taxes and special assessments on each tract or item of real property;
- (2) the taxes and special assessments on each tract or item of real property that are due and payable in the year of the sale, regardless of whether the taxes and special assessments are delinquent;
- (3) all penalties which are due on the delinquencies;
- (4) the amount prescribed by section 2(a)(3)(D) of this chapter reflecting the costs incurred by the county due to the sale;
- (5) any unpaid costs which are due under section 2(b) of this chapter from a prior tax sale; and
- (6) other reasonable expenses of collection, including title search expenses, uniform commercial code expenses, and reasonable

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attorney's fees incurred by the date of the sale.

The amount of penalties due on the delinquencies under subdivision (3) must be adjusted in accordance with IC 6-1.1-37-10.1, if applicable.

(g) If an ordinance adopted under section 15(a) of this chapter is in effect in the county in which a tract or an item of real property is located, the tract or item of real property may not be sold for an amount that is less than the lesser of:

- (1) the amount determined under subsection (f); or**
- (2) seventy-five percent (75%) of the gross assessed value of the tract or item of real property, as determined on the most recent assessment date.**

~~(g)~~ **(h)** For purposes of the sale, it is not necessary for the county treasurer to first attempt to collect the real property taxes or special assessments out of the personal property of the owner of the tract or real property.

~~(g)~~ **(i)** The county auditor shall serve as the clerk of the sale.

~~(h)~~ **(j)** Real property certified to the county auditor under section 1(a)(2) of this chapter must be offered for sale in a different phase of the tax sale or on a different day of the tax sale than the phase or day during which other real property is offered for sale.

~~(i)~~ **(k)** The public auction required under subsection (e) may be conducted by electronic means, at the option of the county treasurer. The electronic sale must comply with the other statutory requirements of this section. If an electronic sale is conducted under this subsection, the county treasurer shall provide access to the electronic sale by providing computer terminals open to the public at a designated location. A county treasurer who elects to conduct an electronic sale may receive electronic payments and establish rules necessary to secure the payments in a timely fashion. The county treasurer may not add an additional cost of sale charge to a parcel for the purpose of conducting the electronic sale.

SECTION 5. IC 6-1.1-24-6, AS AMENDED BY P.L.89-2007, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. (a) When a tract or an item of real property is offered for sale under this chapter and an amount is not received equal to or in excess of the minimum sale price prescribed in section ~~5(e)~~ **5** of this chapter, the county executive acquires a lien in the amount of the minimum sale price. This lien attaches on the day after the last date on which the tract or item was offered for sale.

(b) When a county executive acquires a lien under this section, the county auditor shall issue a tax sale certificate to the county executive

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in the manner provided in section 9 of this chapter. The county auditor shall date the certificate the day that the county executive acquires the lien. When a county executive acquires a certificate under this section, the county executive has the same rights as a purchaser.

(c) When a lien is acquired by a county executive under this section, no money shall be paid by the county executive. However, each of the taxing units having an interest in the taxes on the tract shall be charged with the full amount of all delinquent taxes due them.

(d) This section shall apply to any tract or an item of real property offered for sale under this chapter in 2006, and an amount was not received equal to or in excess of the minimum sale price prescribed in section ~~5(e)~~ 5 of this chapter, if the county executive finds that the tract or item of real property meets the definition of a brownfield as set forth in IC 13-11-2-19.3.

SECTION 6. IC 6-1.1-24-6.1, AS AMENDED BY P.L.73-2010, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.1. (a) The county executive may do the following:

- (1) By resolution, identify properties:
 - (A) that are described in section 6.7(a) of this chapter; and
 - (B) concerning which the county executive desires to offer to the public the certificates of sale acquired by the county executive under section 6 of this chapter.
 - (2) In conformity with IC 5-3-1-4, publish:
 - (A) notice of the date, time, and place for a public sale; and
 - (B) a listing of parcels on which certificates will be offered by parcel number and minimum bid amount;

once each week for three (3) consecutive weeks, with the final advertisement being not less than thirty (30) days before the sale date. The expenses of the publication shall be paid out of the county general fund.
 - (3) Sell each certificate of sale covered by the resolution for a price that:
 - (A) is less than the minimum sale price prescribed by section ~~5(e)~~ 5 of this chapter; and
 - (B) includes any costs to the county executive directly attributable to the sale of the certificate of sale.
- (b) Notice of the list of properties prepared under subsection (a) and the date, time, and place for the public sale of the certificates of sale shall be published in accordance with IC 5-3-1. The notice must:
- (1) include a description of the property by parcel number and common address;

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- (2) specify that the county executive will accept bids for the certificates of sale for the price referred to in subsection (a)(3);
- (3) specify the minimum bid for each parcel;
- (4) include a statement that a person redeeming each tract or item of real property after the sale of the certificate must pay:

- (A) the amount of the minimum bid under section ~~5(e)~~ 5 of this chapter for which the tract or item of real property was last offered for sale;

- (B) ten percent (10%) of the amount for which the certificate is sold;

- (C) the attorney's fees and costs of giving notice under IC 6-1.1-25-4.5;

- (D) the costs of a title search or of examining and updating the abstract of title for the tract or item of real property;

- (E) all taxes and special assessments on the tract or item of real property paid by the purchaser after the sale of the certificate plus interest at the rate of ten percent (10%) per annum on the amount of taxes and special assessments paid by the purchaser on the redeemed property; and

- (F) all costs of sale, advertising costs, and other expenses of the county directly attributable to the sale of certificates of sale; and

- (5) include a statement that, if the certificate is sold for an amount more than the minimum bid under section ~~5(e)~~ 5 of this chapter for which the tract or item of real property was last offered for sale and the property is not redeemed, the owner of record of the tract or item of real property who is divested of ownership at the time the tax deed is issued may have a right to the tax sale surplus.

SECTION 7. IC 6-1.1-24-6.3, AS AMENDED BY P.L.89-2007, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.3. (a) The sale of certificates of sale under this chapter must be held at the time and place stated in the notice of sale.

(b) A certificate of sale may not be sold under this chapter if the following are paid before the time of sale:

- (1) All the delinquent taxes, penalties, and special assessments on the tract or an item of real property.

- (2) The amount prescribed by section 2(a)(3)(D) of this chapter, reflecting the costs incurred by the county due to the sale.

(c) The county executive shall sell the certificate of sale, subject to the right of redemption, to the highest bidder at public auction. The

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public auction may be conducted as an electronic sale in conformity with section ~~5(i)~~ **5(k)** of this chapter.

(d) The county auditor shall serve as the clerk of the sale.

SECTION 8. IC 6-1.1-24-6.4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.4. (a) When a certificate of sale is sold under this chapter, the purchaser at the sale shall immediately pay the amount of the bid to the county treasurer. The county treasurer shall apply the payment in the following manner:

- (1) First, to the taxes, special assessments, penalties, and costs described in section ~~5(e)~~ **5(f)** of this chapter.
- (2) Second, to other delinquent property taxes in the manner provided in IC 6-1.1-23-5(b).
- (3) Third, to a separate "tax sale surplus fund".

(b) The:

- (1) owner of record of the real property at the time the tax deed is issued who is divested of ownership by the issuance of a tax deed; or
- (2) purchaser of the certificate or the purchaser's assignee, upon redemption of the tract or item of real property;

may file a verified claim for money that is deposited in the tax sale surplus fund. If the claim is approved by the county auditor and the county treasurer, the county auditor shall issue a warrant to the claimant for the amount due.

(c) An amount deposited in the tax sale surplus fund shall be transferred by the county auditor to the county general fund and may not be disbursed under subsection (b) if it is claimed more than three (3) years after the date of its receipt.

(d) Upon the assignment of the certificate of sale to the purchaser, the county auditor shall indicate on the certificate the amount for which the certificate of sale was sold.

SECTION 9. IC 6-1.1-24-7, AS AMENDED BY P.L.73-2010, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) When real property is sold under this chapter, the purchaser at the sale shall immediately pay the amount of the bid to the county treasurer. The county treasurer shall apply the payment in the following manner:

- (1) first, to the taxes, special assessments, penalties, and costs described in section ~~5(e)~~ **5(f)** of this chapter;
- (2) second, to other delinquent property taxes in the manner provided in IC 6-1.1-23-5(b); and
- (3) third, to a separate "tax sale surplus fund".

(b) If:



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(1) a tract or an item of real property sold under section 5 of this chapter is located in a county in which an ordinance adopted under section 15 of this chapter is in effect in the county; and

(2) the sales price of the tract or item of real property is less than the amount specified in section 5(f) of this chapter;

in addition to the application of any payment received under subsection (a)(1), each taxing unit having an interest in the taxes on the tract shall be charged with the part of the tax due to the taxing unit equal to an amount that bears the same relationship to the tax due to the taxing unit as the amount determined under section 5(f) of this chapter minus the selling price bears to the amount determined under section 5(f) of this chapter.

~~(b)~~ **(c)** The:

(1) owner of record of the real property at the time the tax deed is issued who is divested of ownership by the issuance of a tax deed;

or

(2) tax sale purchaser or purchaser's assignee, upon redemption of the tract or item of real property;

may file a verified claim for money which is deposited in the tax sale surplus fund. If the claim is approved by the county auditor and the county treasurer, the county auditor shall issue a warrant to the claimant for the amount due.

~~(c)~~ **(d)** If the person who claims money deposited in the tax sale surplus fund under subsection ~~(b)~~ **(c)** is:

(1) a person described in subsection ~~(b)(1)~~ **(c)(1)** who acquired the property from a delinquent taxpayer after the property was sold at a tax sale under this chapter; or

(2) a person not described in subsection ~~(b)(1)~~; **(c)(1)**, including a person who acts under a power of attorney executed by the person described in subsection ~~(b)(1)~~; **(c)(1)**;

the county auditor may issue a warrant to the person only as directed by the court having jurisdiction over the tax sale of the parcel for which the surplus claim is made.

~~(d)~~ **(e)** A court may direct the issuance of a warrant only:

(1) on petition by the claimant; and

(2) within three (3) years after the date of sale of the parcel in the tax sale.

~~(e)~~ **(f)** An amount deposited in the tax sale surplus fund shall be transferred by the county auditor to the county general fund and may not be disbursed under subsection ~~(b)~~ **(c)** if it is not claimed within the three (3) year period after the date of its receipt.



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~~(f)~~ (g) If an amount applied to taxes under this section is later paid out of the county general fund to the purchaser or the purchaser's successor due to the invalidity of the sale, all the taxes shall be reinstated and recharged to the tax duplicate and collected in the same manner as if the property had not been offered for sale.

~~(g)~~ (h) When a refund is made to any purchaser or purchaser's successor by reason of the invalidity of a sale, the county auditor shall, at the December settlement immediately following the refund, deduct the amount of the refund from the gross collections in the taxing district in which the land lies and shall pay that amount into the county general fund.

SECTION 10. IC 6-1.1-24-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. (a) Whenever:

- (1) a tract is offered for sale under this chapter; and
- (2) no bid is received for the minimum sale price set under section ~~5(e)~~ 5 of this chapter;

the county auditor shall prepare a certified statement of the actual costs incurred by the county described in section 2(a)(3)(D) of this chapter.

(b) The county auditor shall place the amount specified in the certified statement prepared under subsection (a) on the tax duplicate of the tract offered but not sold at the sale. The amount shall be collected as real property taxes are collected and paid into the county general fund.

SECTION 11. IC 6-1.1-24-15 IS ADDED TO THE INDIANA CODE AS A **NEW SECTION** TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 15. (a) The fiscal body of a county may adopt an ordinance authorizing the county treasurer to accept a bid on a tract or an item of real property offered for sale under this chapter that is greater than or equal to the lesser of:**

- (1) the amount determined under section 5(f) of this chapter for the tract or item of real property; or**
- (2) seventy-five percent (75%) of the gross assessed value of the tract or item of real property, as determined on the most recent assessment date.**

(b) If the fiscal body of a county adopts an ordinance under subsection (a) or repeals an ordinance adopted under subsection (a), the fiscal body shall promptly deliver a copy of the ordinance to the county treasurer and the county auditor.

SECTION 12. IC 6-1.1-25-3, AS AMENDED BY P.L.169-2006, SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) Except as provided in subsection (b), when real property is redeemed and the certificate of sale is

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surrendered to the county auditor, the auditor shall issue a warrant to the purchaser or purchaser's assignee in an amount equal to the amount received by the county treasurer for redemption.

(b) When real property sold under IC 6-1.1-24-6.1 is redeemed and the certificate of sale is surrendered to the county auditor, the auditor shall issue a warrant to the purchaser of the certificate of sale or the purchaser's assignee in an amount equal to:

(1) the amount received by the county treasurer for redemption; minus

(2) if the certificate of sale was sold for less than the minimum bid under ~~IC 6-1.1-24-5(e)~~, **IC 6-1.1-24-5**, an amount equal to the difference between the minimum bid under ~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** and the amount for which the certificate was sold.

(c) The county auditor shall indorse the certificate and preserve it as a public record. If a certificate of sale is lost and the auditor is satisfied that the certificate did exist, the county auditor may make payment in the manner provided in this section.

SECTION 13. IC 6-1.1-25-4, AS AMENDED BY P.L.42-2011, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) The period for redemption of real property sold under IC 6-1.1-24 is:

(1) one (1) year after the date of sale;

(2) one hundred twenty (120) days after the date of sale to a purchasing agency qualified under IC 36-7-17; or

(3) one hundred twenty (120) days after the date of sale of real property on the list prepared under IC 6-1.1-24-1(a)(2) or IC 6-1.1-24-1.5.

(b) Subject to IC 6-1.1-24-9(d), the period for redemption of real property:

(1) on which the county executive acquires a lien under IC 6-1.1-24-6; and

(2) for which the certificate of sale is not sold under IC 6-1.1-24-6.1;

is one hundred twenty (120) days after the date the county executive acquires the lien under IC 6-1.1-24-6.

(c) The period for redemption of real property:

(1) on which the county executive acquires a lien under IC 6-1.1-24-6; and

(2) for which the certificate of sale is sold under IC 6-1.1-24;

is one hundred twenty (120) days after the date of sale of the certificate of sale under IC 6-1.1-24.

(d) When a deed for real property is executed under this chapter, the

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county auditor shall cancel the certificate of sale and file the canceled certificate in the office of the county auditor. If real property that appears on the list prepared under IC 6-1.1-24-1.5 is offered for sale and an amount that is at least equal to the minimum sale price required under ~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** is not received, the county auditor shall issue a deed to the real property, subject to this chapter.

(e) When a deed is issued to a county executive under this chapter, the taxes and special assessments for which the real property was offered for sale, and all subsequent taxes, special assessments, interest, penalties, and cost of sale shall be removed from the tax duplicate in the same manner that taxes are removed by certificate of error.

(f) A tax deed executed under this chapter vests in the grantee an estate in fee simple absolute, free and clear of all liens and encumbrances created or suffered before or after the tax sale except those liens granted priority under federal law and the lien of the state or a political subdivision for taxes and special assessments which accrue subsequent to the sale and which are not removed under subsection (e). However, subject to subsection (g), the estate is subject to:

- (1) all easements, covenants, declarations, and other deed restrictions shown by public records;
- (2) laws, ordinances, and regulations concerning governmental police powers, including zoning, building, land use, improvements on the land, land division, and environmental protection; and
- (3) liens and encumbrances created or suffered by the grantee.

(g) A tax deed executed under this chapter for real property sold in a tax sale:

- (1) does not operate to extinguish an easement recorded before the date of the tax sale in the office of the recorder of the county in which the real property is located, regardless of whether the easement was taxed under this article separately from the real property; and
- (2) conveys title subject to all easements recorded before the date of the tax sale in the office of the recorder of the county in which the real property is located.

(h) A tax deed executed under this chapter is prima facie evidence of:

- (1) the regularity of the sale of the real property described in the deed;
- (2) the regularity of all proper proceedings; and
- (3) valid title in fee simple in the grantee of the deed.



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(i) A county auditor is not required to execute a deed to the county executive under this chapter if the county executive determines that the property involved contains hazardous waste or another environmental hazard for which the cost of abatement or alleviation will exceed the fair market value of the property. The county executive may enter the property to conduct environmental investigations.

(j) If the county executive makes the determination under subsection (i) as to any interest in an oil or gas lease or separate mineral rights, the county treasurer shall certify all delinquent taxes, interest, penalties, and costs assessed under IC 6-1.1-24 to the clerk, following the procedures in IC 6-1.1-23-9. After the date of the county treasurer's certification, the certified amount is subject to collection as delinquent personal property taxes under IC 6-1.1-23. Notwithstanding IC 6-1.1-4-12.4 and IC 6-1.1-4-12.6, the assessed value of such an interest shall be zero (0) until production commences.

(k) When a deed is issued to a purchaser of a certificate of sale sold under IC 6-1.1-24-6.1, the county auditor shall, in the same manner that taxes are removed by certificate of error, remove from the tax duplicate the taxes, special assessments, interest, penalties, and costs remaining due as the difference between the amount of the last minimum bid under ~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** and the amount paid for the certificate of sale.

SECTION 14. IC 6-1.1-25-4.6, AS AMENDED BY P.L.89-2007, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4.6. (a) After the expiration of the redemption period specified in section 4 of this chapter but not later than six (6) months after the expiration of the period of redemption:

- (1) the purchaser, the purchaser's assignee, the county executive, or the purchaser of the certificate of sale under IC 6-1.1-24 may; or
- (2) in a county where the county auditor and county treasurer have an agreement under section 4.7 of this chapter, the county auditor shall, upon the request of the purchaser or the purchaser's assignee;

file a verified petition in the same court and under the same cause number in which the judgment of sale was entered asking the court to direct the county auditor to issue a tax deed if the real property is not redeemed from the sale. Notice of the filing of this petition shall be given to the same parties and in the same manner as provided in section 4.5 of this chapter, except that, if notice is given by publication, only one (1) publication is required. The notice required by this section is considered sufficient if the notice is sent to the address required by

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section 4.5(d) of this chapter. Any person owning or having an interest in the tract or real property may file a written objection to the petition with the court not later than thirty (30) days after the date the petition was filed. If a written objection is timely filed, the court shall conduct a hearing on the objection.

(b) Not later than sixty-one (61) days after the petition is filed under subsection (a), the court shall enter an order directing the county auditor (on the production of the certificate of sale and a copy of the order) to issue to the petitioner a tax deed if the court finds that the following conditions exist:

- (1) The time of redemption has expired.
- (2) The tract or real property has not been redeemed from the sale before the expiration of the period of redemption specified in section 4 of this chapter.
- (3) Except with respect to a petition for the issuance of a tax deed under a sale of the certificate of sale on the property under IC 6-1.1-24-6.1, all taxes and special assessments, penalties, and costs have been paid.
- (4) The notices required by this section and section 4.5 of this chapter have been given.
- (5) The petitioner has complied with all the provisions of law entitling the petitioner to a deed.

The county auditor shall execute deeds issued under this subsection in the name of the state under the county auditor's name. If a certificate of sale is lost before the execution of a deed, the county auditor shall issue a replacement certificate if the county auditor is satisfied that the original certificate existed.

(c) Upon application by the grantee of a valid tax deed in the same court and under the same cause number in which the judgment of sale was entered, the court shall enter an order to place the grantee of a valid tax deed in possession of the real estate. The court may enter any orders and grant any relief that is necessary or desirable to place or maintain the grantee of a valid tax deed in possession of the real estate.

(d) Except as provided in subsections (e) and (f), if:

- (1) the verified petition referred to in subsection (a) is timely filed; and
- (2) the court refuses to enter an order directing the county auditor to execute and deliver the tax deed because of the failure of the petitioner under subsection (a) to fulfill the notice requirement of subsection (a);

the court shall order the return of the amount, if any, by which the purchase price exceeds the minimum bid on the property under

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~~IC 6-1.1-24-5(e)~~ **IC 6-1.1-24-5** minus a penalty of twenty-five percent (25%) of that excess. The petitioner is prohibited from participating in any manner in the next succeeding tax sale in the county under IC 6-1.1-24. The county auditor shall deposit penalties paid under this subsection in the county general fund.

(e) Notwithstanding subsection (d), in all cases in which:

- (1) the verified petition referred to in subsection (a) is timely filed;
- (2) the petitioner under subsection (a) has made a bona fide attempt to comply with the statutory requirements under subsection (b) for the issuance of the tax deed but has failed to comply with these requirements;
- (3) the court refuses to enter an order directing the county auditor to execute and deliver the tax deed because of the failure to comply with these requirements; and
- (4) the purchaser, the purchaser's successors or assignees, or the purchaser of the certificate of sale under IC 6-1.1-24 files a claim with the county auditor for refund not later than thirty (30) days after the entry of the order of the court refusing to direct the county auditor to execute and deliver the tax deed;

the county auditor shall not execute the deed but shall refund the purchase money minus a penalty of twenty-five percent (25%) of the purchase money from the county treasury to the purchaser, the purchaser's successors or assignees, or the purchaser of the certificate of sale under IC 6-1.1-24. The county auditor shall deposit penalties paid under this subsection in the county general fund. All the delinquent taxes and special assessments shall then be reinstated and recharged to the tax duplicate and collected in the same manner as if the property had not been offered for sale. The tract or item of real property, if it is then eligible for sale under IC 6-1.1-24, shall be placed on the delinquent list as an initial offering under IC 6-1.1-24.

(f) Notwithstanding subsections (d) and (e), the court shall not order the return of the purchase price or any part of the purchase price if:

- (1) the purchaser or the purchaser of the certificate of sale under IC 6-1.1-24 has failed to provide notice or has provided insufficient notice as required by section 4.5 of this chapter; and
- (2) the sale is otherwise valid.

(g) A tax deed executed under this section vests in the grantee an estate in fee simple absolute, free and clear of all liens and encumbrances created or suffered before or after the tax sale except those liens granted priority under federal law, and the lien of the state or a political subdivision for taxes and special assessments that accrue

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subsequent to the sale. However, the estate is subject to all easements, covenants, declarations, and other deed restrictions and laws governing land use, including all zoning restrictions and liens and encumbrances created or suffered by the purchaser at the tax sale. The deed is prima facie evidence of:

- (1) the regularity of the sale of the real property described in the deed;
- (2) the regularity of all proper proceedings; and
- (3) valid title in fee simple in the grantee of the deed.

(h) A tax deed issued under this section is incontestable except by appeal from the order of the court directing the county auditor to issue the tax deed filed not later than sixty (60) days after the date of the court's order.

SECTION 15. IC 6-1.1-37-9, AS AMENDED BY P.L.1-2010, SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2012 (RETROACTIVE)]: Sec. 9. (a) This section applies when:

- (1) an assessment is made or increased after the date or dates on which the taxes for the year for which the assessment is made were originally due;
- (2) the assessment upon which a taxpayer has been paying taxes under IC 6-1.1-15-10(a)(1) or IC 6-1.1-15-10(a)(2) while a petition for review or a judicial proceeding has been pending is less than the assessment that results from the final determination of the petition for review or judicial proceeding; or
- (3) the collection of certain ad valorem property taxes has been enjoined under IC 33-26-6-2, and under the final determination of the petition for judicial review the taxpayer is liable for at least part of those taxes.

(b) Except as provided in subsections (c) and (g), a taxpayer shall pay interest on the taxes the taxpayer is required to pay as a result of an action or a determination described in subsection (a) at the rate of ten percent (10%) per year from the original due date or dates for those taxes to:

- (1) the date of payment; or
- (2) the date on which penalties for the late payment of a tax installment may be charged under subsection (e) or (f);

whichever occurs first.

(c) Except as provided in subsection (g), a taxpayer shall pay interest on the taxes the taxpayer is ultimately required to pay in excess of the amount that the taxpayer is required to pay under IC 6-1.1-15-10(a)(1) while a petition for review or a judicial

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proceeding has been pending at the overpayment rate established under Section 6621(c)(1) of the Internal Revenue Code in effect on the original due date or dates for those taxes from the original due date or dates for those taxes to:

- (1) the date of payment; or
- (2) the date on which penalties for the late payment of a tax installment may be charged under subsection (e) or (f);

whichever occurs first.

(d) With respect to an action or determination described in subsection (a), the taxpayer shall pay the taxes resulting from that action or determination and the interest prescribed under subsection (b) or (c) on or before:

- (1) the next May 10; or
- (2) the next November 10;

whichever occurs first.

(e) A taxpayer shall, to the extent that the penalty is not waived under section **10.1 or 10.7** of this chapter, begin paying the penalty prescribed in section 10 of this chapter on the day after the date for payment prescribed in subsection (d) if:

- (1) the taxpayer has not paid the amount of taxes resulting from the action or determination; and
- (2) the taxpayer either:
 - (A) received notice of the taxes the taxpayer is required to pay as a result of the action or determination at least thirty (30) days before the date for payment; or
 - (B) voluntarily signed and filed an assessment return for the taxes.

(f) If subsection (e) does not apply, a taxpayer who has not paid the amount of taxes resulting from the action or determination shall, to the extent that the penalty is not waived under section **10.1 or 10.7** of this chapter, begin paying the penalty prescribed in section 10 of this chapter on:

- (1) the next May 10 which follows the date for payment prescribed in subsection (d); or
- (2) the next November 10 which follows the date for payment prescribed in subsection (d);

whichever occurs first.

(g) A taxpayer is not subject to the payment of interest on real property assessments under subsection (b) or (c) if:

- (1) an assessment is made or increased after the date or dates on which the taxes for the year for which the assessment is made were due;

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(2) the assessment or the assessment increase is made as the result of error or neglect by the assessor or by any other official involved with the assessment of property or the collection of property taxes; and

(3) the assessment:

(A) would have been made on the normal assessment date if the error or neglect had not occurred; or

(B) increase would have been included in the assessment on the normal annual assessment date if the error or neglect had not occurred.

SECTION 16. IC 6-1.1-37-10, AS AMENDED BY P.L.3-2008, SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2012 (RETROACTIVE)]: Sec. 10. (a) Except as provided in sections ~~10.5~~ **10.1** and 10.7 of this chapter, if an installment of property taxes is not completely paid on or before the due date, a penalty shall be added to the unpaid portion in the year of the initial delinquency. The penalty is equal to an amount determined as follows:

(1) If:

(A) an installment of real property taxes is completely paid on or before the date thirty (30) days after the due date; and

(B) the taxpayer is not liable for delinquent property taxes first due and payable in a previous installment for the same parcel; the amount of the penalty is equal to five percent (5%) of the amount of delinquent taxes.

(2) If:

(A) an installment of personal property taxes is completely paid on or before the date thirty (30) days after the due date; and

(B) the taxpayer is not liable for delinquent property taxes first due and payable in a previous installment for a personal property tax return for property in the same taxing district; the amount of the penalty is equal to five percent (5%) of the amount of delinquent taxes.

(3) If subdivision (1) or (2) does not apply, the amount of the penalty is equal to ten percent (10%) of the amount of delinquent taxes.

(b) With respect to property taxes due in two (2) equal installments under IC 6-1.1-22-9(a), on the day immediately following the due dates of the first and second installments in each year following the year of the initial delinquency, an additional penalty equal to ten percent (10%) of any taxes remaining unpaid shall be added. With respect to property

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taxes due in installments under IC 6-1.1-22-9.5, an additional penalty equal to ten percent (10%) of any taxes remaining unpaid shall be added on the day immediately following each date that succeeds the last installment due date by:

- (1) six (6) months; or
- (2) a multiple of six (6) months.

(c) The penalties under subsection (b) are imposed only on the principal amount of the delinquent taxes.

(d) If the department of local government finance determines that an emergency has occurred which precludes the mailing of the tax statement in any county at the time set forth in IC 6-1.1-22-8.1, the department shall establish by order a new date on which the installment of taxes in that county is due and no installment is delinquent if paid by the date so established.

(e) If any due date falls on a Saturday, a Sunday, a national legal holiday recognized by the federal government, or a statewide holiday, the act that must be performed by that date is timely if performed by the next succeeding day that is not a Saturday, a Sunday, or one (1) of those holidays.

(f) Subject to subsections (g) and (h), a payment to the county treasurer is considered to have been paid by the due date if the payment is:

- (1) received on or before the due date by the county treasurer or a collecting agent appointed by the county treasurer;
- (2) deposited in United States first class mail:
 - (A) properly addressed to the principal office of the county treasurer;
 - (B) with sufficient postage; and
 - (C) postmarked by the United States Postal Service as mailed on or before the due date;
- (3) deposited with a nationally recognized express parcel carrier and is:
 - (A) properly addressed to the principal office of the county treasurer; and
 - (B) verified by the express parcel carrier as:
 - (i) paid in full for final delivery; and
 - (ii) received by the express parcel carrier on or before the due date;
- (4) deposited to be mailed through United States registered mail, United States certified mail, or United States certificate of mailing:
 - (A) properly addressed to the principal office of the county

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treasurer;

(B) with sufficient postage; and

(C) with a date of registration, certification, or certificate, as evidenced by any record authenticated by the United States Postal Service, on or before the due date; or

(5) made by an electronic funds transfer and the taxpayer's bank account is charged on or before the due date.

For purposes of this subsection, "postmarked" does not mean the date printed by a postage meter that affixes postage to the envelope or package containing a payment.

(g) If a payment is mailed through the United States mail and is physically received after the due date without a legible correct postmark, the person who mailed the payment is considered to have made the payment on or before the due date if the person can show by reasonable evidence that the payment was deposited in the United States mail on or before the due date.

(h) If a payment is sent via the United States mail or a nationally recognized express parcel carrier but is not received by the designated recipient, the person who sent the payment is considered to have made the payment on or before the due date if the person:

(1) can show by reasonable evidence that the payment was deposited in the United States mail, or with the express parcel carrier, on or before the due date; and

(2) makes a duplicate payment within thirty (30) days after the date the person is notified that the payment was not received.

SECTION 17. IC 6-1.1-37-10.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 10.1. (a) The fiscal body of a county may, before July 1, 2012, adopt an ordinance to have this section apply throughout the county. If the fiscal body of a county adopts an ordinance under this subsection, the ordinance applies after June 30, 2012, and until July 1, 2013, and the fiscal body shall deliver a copy of the ordinance to the county treasurer and the county auditor.**

(b) The county treasurer of a county to which this section applies shall waive all interest and penalties added before January 1, 2012, to a delinquent property tax installment or special assessment on a tract or an item of real property if:

(1) all of the delinquent taxes and special assessments on the tract or item of real property were first due and payable before January 1, 2012; and

(2) before July 1, 2013, the taxpayer has paid:



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(A) all of the delinquent taxes and special assessments described in subdivision (1); and

(B) all of the taxes and special assessments that are first due and payable on the tract or item of real property after December 31, 2011, and before July 1, 2013 (and any interest and penalties on these taxes and special assessments).

(c) The county treasurer of a county to which this section applies shall waive interest and penalties as provided in subsection (b) if the conditions of subsection (b) are satisfied, notwithstanding any payment arrangement entered into by the county treasurer and the taxpayer under IC 6-1.1-24-1.2 or under any other law."

Delete pages 2 through 24.

Page 25, delete lines 1 through 41.

Re-number all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1090 as printed January 23, 2012.)

KENLEY, Chairperson

Committee Vote: Yeas 12, Nays 0.

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