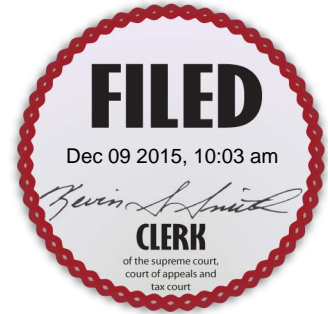


In the
Indiana Supreme Court



IN THE MATTER OF ELECTRONIC) Supreme Court Case No.
) 94S00-1512-MS-676
FILING IN THE INDIANA TAX COURT)

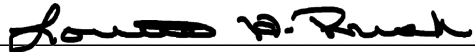
ORDER INITIATING ELECTRONIC FILING IN THE INDIANA TAX COURT

On May 21, 2014, the Indiana Supreme Court determined that Indiana’s state courts would move to electronic filing. The project has been underway in Hamilton County since July of 2015 and, on November 9, 2015, was expanded to include both the Indiana Supreme Court and the Court of Appeals. Effective January 4, 2016, electronic filing in the Indiana Tax Court shall commence under the parameters set forth below:

1. All filings by attorneys and unrepresented litigants **may** be filed through the Indiana E-Filing System (“IEFS”).
2. Effective July 1, 2016: all filings by attorneys **shall** be filed through the IEFS; all filings by unrepresented litigants **may** be filed through the IEFS.
3. **Exceptions:** All petitions commencing an original tax appeal and all certified administrative records from either the Indiana Board of Tax Review or the Department of Local Government Finance will continue to be conventionally filed.
4. When filing documents electronically through the IEFS, Trial Rule 86 or the temporary Indiana Rules of Appellate Procedure (as provided in the Indiana Supreme Court’s Order of November 6, 2015, Case No. 94S00-1511-MS-640), whichever is appropriate, **shall** be followed. The current Indiana Tax Court Rules will otherwise remain in place.
5. To file documents electronically through the IEFS, please choose an E-Filing Service Provider (“EFSP”) at: <http://www.in.gov/judiciary/4274.htm>.

12/9/2015

Done at Indianapolis, Indiana, on _____.



Loretta H. Rush
Chief Justice of Indiana