

January 30, 2015

SENATE BILL No. 531

DIGEST OF SB 531 (Updated January 29, 2015 8:26 am - DI 87)

Citations Affected: IC 6-1.1; IC 36-1; IC 36-7.

Synopsis: Various tax sale matters. Makes numerous changes to the tax sale statute, including the following: (1) Provides that a purchaser of real property by an installment land contract may request notice of the tax sale list. (2) Adds an alternative provision for a county executive to transfer a tax sale property to a nonprofit entity. For purposes of these provisions, defines the "county executive" of Marion County to mean the board of commissioners (consisting of the county auditor, county treasurer, and county assessor). (3) Provides that a county treasurer may use money held on a person's behalf in the tax sale surplus fund to pay property taxes and special assessments that become due during the tax sale redemption period. (4) Provides that a court may consider a petition for a tax deed without conducting a hearing if there are not any written objections filed. (5) Provides that the amount required for redemption of property includes all taxes, assessments, interest, and penalties that are delinquent after the sale. Provides that a political subdivision may conduct an electronic auction (Continued next page)

Effective: July 1, 2015.

Head, Eckerty, Broden

January 14, 2015, read first time and referred to Committee on Local Government. January 29, 2015, amended, reported favorably — Do Pass.



Digest Continued

of surplus real property held by the political subdivision. Repeals the following: (1) A provision authorizing a county to adopt an ordinance allowing a county auditor to accept a bid that is less than the minimum bid normally required by the tax sale statute. (2) A provision requiring the state board of accounts to specify a form of tax deed to use when a grantee other than a purchaser takes the tax deed. (3) Several provisions that specify what action to take if the tax deed is ineffectual to convey title to tax sale property. (4) A provision specifying how a grantee of a tax deed recovers money owed to the grantee in the context of an action to quiet title filed by the grantee. (5) An obsolete provision that allowed a county to adopt an ordinance requiring the county treasurer to waive certain penalties and interest on delinquent property taxes. Makes conforming changes.



January 30, 2015

First Regular Session 119th General Assembly (2015)

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 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

SENATE BILL No. 531

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, AS AMENDED BY THE TECHNICAL
2	CORRECTIONS BILL OF THE 2015 GENERAL ASSEMBLY, IS
3	AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]:
4	Sec. 1. (a) On or after January 1 of each calendar year in which a tax
5	sale will be held in a county and not later than fifty-one (51) days after
6	the first tax payment due date in that calendar year, the county treasurer
7	(or county executive, in the case of property described in subdivision
8	(2)) shall certify to the county auditor a list of real property on which
9	any of the following exist:
0	(1) In the case of real property other than real property described
1	in subdivision (2), Any property taxes or special assessments
12	certified to the county auditor for collection by the county
3	treasurer from the prior year's spring installment or before are
4	delinquent as determined under IC 6-1.1-37-10 and the delinquent
15	property tax or taxes, special assessments, penalties, fees, or
16	interest due exceed twenty-five dollars (\$25).



2 certified to the county auditor that the real property is: 3 (A) vacant; or 4 (B) abandoned; 5 any property taxes or special assessments from the prior year's 6 fall installment or before that are delinquent as determined under 7 IC 6-1.1-37-10. The county executive must make a certification 8 under this subdivision not later than sixty-one (61) days before 9 the earliest date on which application for judgment and order for 10 sale may be made. The executive of a city or town may provide to 11 the county executive of the county in which the city or town is 10 sale may be made. The executive of a which application for judgment and order for 11 the county executive of the county in which the city or town is 12 located a list of real property that the city or town has determined 13 to be vacant or abandoned. The county executive shall include 14 read property included on the list provided by a city or town 15 executive on the list certified by the county executive to the 16 county auditor under this subsection. 17 (J) (2) Any unpaid costs are due under section 2(b) of this chapter 18 for sale. Except a	1	(2) In the case of real property for which a county executive has
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 (3) for a tract or item with multiple owners, indicate the name of at least one (1) of the owners. (c) Except as otherwise provided in this chapter, the real property so listed is eligible for sale in the manner prescribed in this chapter. (d) Not later than fifteen (15) days after the date of the county treasurer's certification under subsection (a), the county auditor shall mail by certified mail a copy of the list described in subsection (b) to each mortgagee and purchaser under an installment land contract recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 	25	(2) for a tract or item of real property with a single owner,
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 (c) Except as otherwise provided in this chapter, the real property so listed is eligible for sale in the manner prescribed in this chapter. (d) Not later than fifteen (15) days after the date of the county treasurer's certification under subsection (a), the county auditor shall mail by certified mail a copy of the list described in subsection (b) to each mortgagee and purchaser under an installment land contract recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 	27	(3) for a tract or item with multiple owners, indicate the name of
 so listed is eligible for sale in the manner prescribed in this chapter. (d) Not later than fifteen (15) days after the date of the county treasurer's certification under subsection (a), the county auditor shall mail by certified mail a copy of the list described in subsection (b) to each mortgagee and purchaser under an installment land contract recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 	28	at least one (1) of the owners.
 (d) Not later than fifteen (15) days after the date of the county treasurer's certification under subsection (a), the county auditor shall mail by certified mail a copy of the list described in subsection (b) to each mortgagee and purchaser under an installment land contract recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 	29	(c) Except as otherwise provided in this chapter, the real property
 treasurer's certification under subsection (a), the county auditor shall mail by certified mail a copy of the list described in subsection (b) to each mortgagee and purchaser under an installment land contract recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 	30	so listed is eligible for sale in the manner prescribed in this chapter.
 mail by certified mail a copy of the list described in subsection (b) to each mortgagee and purchaser under an installment land contract recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 	31	(d) Not later than fifteen (15) days after the date of the county
 each mortgagee and purchaser under an installment land contract recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 	32	treasurer's certification under subsection (a), the county auditor shall
 recorded in the office of the county recorder who requests from the county auditor by certified mail a copy of the list. Failure of the county 		mail by certified mail a copy of the list described in subsection (b) to
36 county auditor by certified mail a copy of the list. Failure of the county		each mortgagee and purchaser under an installment land contract
5 5 15		recorded in the office of the county recorder who requests from the
37 auditor to mail the list under this subsection does not invalidate an		county auditor by certified mail a copy of the list. Failure of the county
	37	auditor to mail the list under this subsection does not invalidate an
38 otherwise valid sale.		
39 SECTION 2. IC 6-1.1-24-2, AS AMENDED BY P.L.66-2014,		
40 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE		
41 JULY 1, 2015]: Sec. 2. (a) In addition to the delinquency list required		
42 under section 1 of this chapter, each county auditor shall prepare a	42	under section 1 of this chapter, each county auditor shall prepare a



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



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



1	(9) A statement that the sale will be conducted at a place
2	designated in the notice and that the sale will continue until all
3	tracts and real property have been offered for sale.
4	(10) A statement that the sale will take place at the times and
5	dates designated in the notice. Whenever the public auction is to
6	be conducted as an electronic sale, the notice must include a
7	statement indicating that the public auction will be conducted as
8	an electronic sale and a description of the procedures that must be
9	followed to participate in the electronic sale.
10	(11) A statement that a person redeeming each tract or item after
11	the sale must pay the costs described in IC 6-1.1-25-2(e).
12	(12) If a county auditor and county treasurer have entered into an
13	agreement under IC 6-1.1-25-4.7, a statement that the county
14	auditor will perform the duties of the notification and title search
15	under IC 6-1.1-25-4.5 and the notification and petition to the
16	court for the tax deed under IC 6-1.1-25-4.6.
17	(13) A statement that, if the tract or item of real property is sold
18	for an amount more than the minimum bid and the property is not
19	redeemed, the owner of record of the tract or item of real property
20	who is divested of ownership at the time the tax deed is issued
20	may have a right to the tax sale surplus.
21	(14) If a determination has been made under subsection (d), a
22	statement that tracts or items will be sold together.
23	(15) With respect to a tract or an item of real property that is
24	subject to sale under this chapter after June 30, 2012, and before
23 26	
20 27	July 1, 2013, a statement declaring whether an ordinance adopted
27	under IC 6-1.1-37-10.1 is in effect in the county and, if
28 29	applicable, an explanation of the circumstances in which penalties
	on the delinquent taxes and special assessments will be waived.
30	(b) If within sixty (60) days before the date of the tax sale the county
31	incurs costs set under subsection $(a)(3)(D)$ and those costs are not paid,
32	the county auditor shall enter the amount of costs that remain unpaid
33	upon the tax duplicate of the property for which the costs were set. The
34	county treasurer shall mail notice of unpaid costs entered upon a tax
35	duplicate under this subsection to the owner of the property identified
36	in the tax duplicate.
37	(c) The amount of unpaid costs entered upon a tax duplicate under
38	subsection (b) must be paid no later than the date upon which the next
39	installment of real estate taxes for the property is due. Unpaid costs
40	entered upon a tax duplicate under subsection (b) are a lien against the
41	property described in the tax duplicate, and amounts remaining unpaid
42	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.

8 SECTION 3. IC 6-1.1-24-3, AS AMENDED BY P.L.169-2006, 9 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 10 JULY 1, 2015]: Sec. 3. (a) When real property is eligible for sale under 11 this chapter, the county auditor shall post a copy of the notice required 12 by sections 2 and 2.2 of this chapter at a public place of posting in the 13 county courthouse or in another public county building at least 14 twenty-one (21) days before the earliest date of application for 15 judgment. In addition, the county auditor shall, in accordance with IC 5-3-1-4, publish the notice required in sections 2 and 2.2 of this 16 17 chapter once each week for three (3) consecutive weeks before the earliest date on which the application for judgment may be made. The 18 expenses of this publication shall be paid out of the county general 19 20 fund without prior appropriation.

21 (b) At least twenty-one (21) days before the application for 22 judgment is made, the county auditor shall mail a copy of the notice 23 required by sections 2 and 2.2 of this chapter by certified mail, return 24 receipt requested, to any mortgagee, or purchaser under an 25 installment land contract recorded in the office of the county 26 recorder, who annually requests, by certified mail, a copy of the 27 notice. However, the failure of the county auditor to mail this notice or 28 its nondelivery does not affect the validity of the judgment and order.

(c) The notices mailed under this section and the advertisement
published under section 4(b) of this chapter are considered sufficient
notice of the intended application for judgment and of the sale of real
property under the order of the court.

33 SECTION 4. IC 6-1.1-24-4, AS AMENDED BY THE TECHNICAL 34 CORRECTIONS BILL OF THE 2015 GENERAL ASSEMBLY, IS 35 AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: 36 Sec. 4. (a) Not less than twenty-one (21) days before the earliest date 37 on which the application for judgment and order for sale of real 38 property eligible for sale may be made, the county auditor shall send a 39 notice of the sale by certified mail, return receipt requested, and by 40 first class mail 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;

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2 at the last address of the owner for the property as indicated in the 3 transfer book records of the county auditor under IC 6-1.1-5-4 on the 4 date that the tax sale list is certified. In addition, the county auditor 5 shall mail a duplicate notice to the owner of record, as described in 6 subdivisions (1) and (2), by first class mail to the owners from whom 7 the certified mail return receipt was not signed and returned. 8 Additionally, the county auditor may determine that mailing a first 9 class notice to or serving a notice on the property is a reasonable step 10 to notify the owner, if the address of the owner is not the same address 11 as the physical location of the property. If both notices are returned, 12 due to incorrect or insufficient addresses, the county auditor shall 13 research the county auditor records to determine a more complete or 14 accurate address. take an additional reasonable step to notify the 15 property owner, if the county auditor determines that an 16 additional reasonable step to notify the property owner is practical. 17 If a more complete or accurate address is found, the county auditor 18 shall resend the notices to the address that is found in accordance with 19 this section. Failure to obtain a more complete or accurate address does 20 not invalidate an otherwise valid sale. The county auditor shall prepare 21 the notice in the form prescribed by the state board of accounts. The 22 notice must set forth the key number, if any, of the real property and a 23 street address, if any, or other common description of the property other 24 than a legal description. The notice must include the statement set forth 25 in section 2(a)(4) of this chapter. With respect to a tract or an item of 26 real property that is subject to sale under this chapter after June 30, 27 2012, and before July 1, 2013, the notice must include a statement 28 declaring whether an ordinance adopted under IC 6-1.1-37-10.1 is in 29 effect in the county and, if applicable, an explanation of the 30 circumstances in which penalties on the delinquent taxes and special 31 assessments will be waived. The county auditor must present proof of 32 this mailing to the court along with the application for judgment and 33 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 34 35 order. The owner of real property shall notify the county auditor of the 36 owner's correct address. The notice required under this section is 37 considered sufficient if the notice is mailed to the address or addresses 38 required by this section. 39

(b) In addition to the notice required under subsection (a) for real property on the list prepared under section 1(a)(2) (**repealed**) 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)

SB 531-LS 7412/DI 113



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1	days after the county auditor receives the certified list from the county
2	treasurer under section 1(a) of this chapter.
3	(c) On or before the day of sale, the county auditor shall list, on the
4	tax sale record required by IC 6-1.1-25-8, all properties that will be
5	offered for sale.
6	SECTION 5. IC 6-1.1-24-4.6, AS AMENDED BY P.L.89-2007,
7	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2015]: Sec. 4.6. (a) On the day on which the application for
9	judgment and order for sale is made, the county treasurer shall report
10	to the county auditor all of the tracts and real property listed in the
11	notice required by section 2 of this chapter upon which all delinquent
12	taxes and special assessments, all penalties due on the delinquencies,
13	any unpaid costs due from a prior tax sale, and the amount due under
14	section $2(a)(3)(D)$ of this chapter have been paid up to that time. The
15	county auditor, assisted by the county treasurer, shall compare and
16	correct the list, removing tracts and real property for which all
17	delinquencies have been paid, and shall make and subscribe an
18	affidavit in substantially the following form:
19	State of Indiana)
20) ss
21	County of)
22	County of) I,, treasurer of the county of, and
23	I,, auditor of the county of, do
24	solemnly affirm that the foregoing is a true and correct list of the real
25	property within the county of upon which have remained
26	delinquent uncollected taxes, special assessments, penalties and costs,
27	as required by law for the time periods set forth, to the best of my
28	knowledge and belief.
29	
30	County Treasurer
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32	County Auditor
33	Dated
34	I,, auditor of the county of, do
35	solemnly affirm that notice of the application for judgment and order
36	for sale was mailed via certified mail to the owners on the foregoing
37	list, and publication made, as required by law.
38	
39	County Auditor
40	Dated
41	(b) Annually, the county treasurer and the county auditor shall
42	make application for judgment and order for sale. The application



shall be made as one (1) cause of action to any court of competent jurisdiction jointly by the county treasurer and county auditor. The application shall include the names of at least one (1) of the owners of each tract or item of real property, the dates of mailing of the notice required by sections 2 and 2.2 of this chapter, as applicable, the dates of publication required by section 3 of this chapter, and the affidavit and corrected list as provided in subsection (a).

(c) Any defense objection to the application for judgment and order of sale shall be filed with the court on or before the earliest date on 10 which the application may be made as set forth in the notice required under section 2 of this chapter. The county auditor and the county treasurer for the county where the real property is located are entitled to receive all pleadings, motions, petitions, and other filings related to 14 a defense an objection to the application for judgment and order of sale.

16 SECTION 6. IC 6-1.1-24-4.7, AS AMENDED BY P.L.169-2006, 17 SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 18 JULY 1, 2015]: Sec. 4.7. (a) No later than fifteen (15) days before the 19 advertised date of the tax sale, the court shall examine the list of tracts 20 and real property as provided under section 4.6 of this chapter. No later 21 than three (3) days before the advertised date of the tax sale, the court 22 shall enter judgment for those taxes, special assessments, penalties, and 23 costs that appear to be due. This judgment is considered as a judgment 24 against each tract or item of real property for each kind of tax, special 25 assessment, penalty, or cost included in it. The affidavit provided under 26 section 4.6 of this chapter is prima facie evidence of delinquency for 27 purposes of proceedings under this section. The court shall also direct 28 the clerk to prepare and enter an order for the sale of those tracts and 29 real property against which judgment is entered.

30 (b) If written objections are timely filed, not later than seven (7) 31 days before the advertised date of the tax sale, the court shall conduct 32 a hearing on the written objections not later than seven (7) days 33 before the advertised date of the tax sale. At the hearing, the court 34 shall hear any defense offered by any person interested in any of the 35 tracts or items of real property to the entry of judgment against them, 36 hear and determine the matter in a summary manner, without 37 pleadings, and enter its judgment. The court shall enter a judgment 38 under this subsection not later than three (3) days before the advertised 39 date of the tax sale. The objection must be in writing, and no person 40 may offer any defense unless the writing specifying the objection is accompanied by an original or a duplicate tax receipt or other 42 supporting documentation. At least seven (7) days before the date set

SB 531-LS 7412/DI 113



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for the hearing, notice of the date, time, and place of the hearing shall be provided by the court to any person filing a defense to the application for judgment and order of sale.

(c) If judgment is entered in favor of the respondent under these proceedings or if judgment is not entered for any particular tract, part of a tract, or items of real property because of an unresolved objection made under subsection (b), the court shall remove those tracts, parts of tracts, or items of real property from the list of tracts and real property provided under section 4.6 of this chapter.

(d) A judgment and order for sale shall contain the final listing of affected properties and the name of at least one (1) of the owners of each tract or item of real property, and shall substantially follow this form:

14 "Whereas, notice has been given of the intended application for 15 a judgment against these tracts and real property, and no 16 sufficient defense has been made or cause has been shown why judgment should not be entered against these tracts for taxes, and 17 real property special assessments, penalties, and costs due and 18 19 unpaid on them, therefore it is considered by the court that 20 judgment is hereby entered against the below listed tracts and real 21 property in favor of the state of Indiana for the amount of taxes, 22 special assessments, penalties, and costs due severally on them; 23 and it is ordered by the court that the several tracts or items of real 24 property be sold as the law directs. Payments for taxes, special 25 assessments, penalties, and costs made after this judgment but 26 before the sale shall reduce the judgment accordingly.". 27

(e) The order of the court constitutes the list of tracts and real property that shall be offered for sale under section 5 of this chapter.

(f) The court that enters judgment under this section shall retain
exclusive continuing supervisory jurisdiction over all matters and
claims relating to the tax sale.
(g) No error or informality in the proceedings of any of the officers

(g) No error or informality in the proceedings of any of the officers connected with the assessment, levying, or collection of the taxes that does not affect the substantial justice of the tax itself shall invalidate or in any manner affect the tax or the assessment, levying, or collection of the tax.

(h) Any irregularity, informality, omission, or defective act of one
(1) or more officers connected with the assessment or levying of the
taxes may be, in the discretion of the court, corrected, supplied, and
made to conform to law by the court, or by the officer (in the presence
of the court).

SECTION 7. IC 6-1.1-24-5, AS AMENDED BY THE TECHNICAL

SB 531-LS 7412/DI 113



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1 CORRECTIONS BILL OF THE 2015 GENERAL ASSEMBLY, IS 2 AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: 3 Sec. 5. (a) When a tract or an item of real property is subject to sale 4 under this chapter, it must be sold in compliance with this section. 5 (b) The sale must (1) be held at the times and place stated in the 6 notice of sale. and 7 (2) not extend beyond one hundred seventy-one (171) days after 8 the list containing the tract or item of real property is certified to 9 the county auditor. 10 (c) A tract or an item of real property may not be sold under this 11 chapter to collect: 12 (1) delinquent personal property taxes; or 13 (2) taxes or special assessments which are chargeable to other real 14 property. 15 (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 16 17 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 18 19 county due to the sale, are paid before the time of sale. 20 (e) The county treasurer shall sell the tract or item of real property, 21 subject to the right of redemption, to the highest bidder at public 22 auction. whose bid is at least the minimum bid specified in subsection 23 (f) or (g), as applicable. (f) Except as provided in subsection (g), 24 However, a tract or an item of real property may not be sold for an 25 amount which is less than the sum of: 26 (1) the delinquent taxes and special assessments on each tract or 27 item of real property; (2) the taxes and special assessments on each tract or item of real 28 29 property that are due and payable in the year of the sale, 30 regardless of whether the taxes and special assessments are 31 delinquent; 32 (3) all penalties which are due on the delinquencies; 33 (4) the amount prescribed by section 2(a)(3)(D) of this chapter 34 reflecting the costs incurred by the county due to the sale; 35 (5) any unpaid costs which are due under section 2(b) of this 36 chapter from a prior tax sale; and 37 (6) other reasonable expenses of collection, including title search 38 expenses, uniform commercial code expenses, and reasonable 39 attorney's fees incurred by the date of the sale. 40 The amount of penalties due on the delinquencies under subdivision (3) 41 must be adjusted in accordance with IC 6-1.1-37-10.1, if applicable. 42 (g) If an ordinance adopted under section 15(a) of this chapter is in

1 effect in the county in which a tract or an item of real property is 2 located, the tract or item of real property may not be sold for an amount 3 that is less than the lesser of: 4 (1) the amount determined under subsection (f); or 5 (2) seventy-five percent (75%) of the gross assessed value of the 6 tract or item of real property, as determined on the most recent 7 assessment date. 8 (h) (f) For purposes of the sale, it is not necessary for the county 9 treasurer to first attempt to collect the real property taxes or special 10 assessments out of the personal property of the owner of the tract or 11 real property. 12 (i) (g) The county auditor shall serve as the clerk of the sale. 13 (i) (h) Real property certified to the county auditor under section 1(a)(2) of this chapter (repealed) must be offered for sale in a different 14 15 phase of the tax sale or on a different day of the tax sale than the phase 16 or day during which other real property is offered for sale. 17 (\mathbf{k}) (i) The public auction required under subsection (e) may be 18 conducted by electronic means, at the option of the county treasurer. 19 The electronic sale must comply with the other statutory requirements 20 of this section. If an electronic sale is conducted under this subsection, 21 the county treasurer shall provide access to the electronic sale by 22 providing computer terminals open to the public at a designated 23 location. A county treasurer who elects to conduct an electronic sale 24 may receive electronic payments and establish rules necessary to 25 secure the payments in a timely fashion. The county treasurer may not 26 add an additional cost of sale charge to a parcel for the purpose of 27 conducting the electronic sale. 28 SECTION 8. IC 6-1.1-24-5.3, AS AMENDED BY P.L.88-2009, 29 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 30 JULY 1, 2015]: Sec. 5.3. (a) This section applies to the following: 31 (1) A person who: 32 (A) owns a fee interest, a life estate interest, or the equitable 33 interest of a contract purchaser in an unsafe building or unsafe 34 premises in the county in which a sale is held under this 35 chapter; and 36 (B) is subject to an order issued under IC 36-7-9-5(a)(2), 37 IC 36-7-9-5(a)(3), IC 36-7-9-5(a)(4), or IC 36-7-9-5(a)(5) 38 regarding which the conditions set forth in IC 36-7-9-10(a)(1)39 through IC 36-7-9-10(a)(4) exist. 40 (2) A person who: 41 (A) owns a fee interest, a life estate interest, or the equitable 42 interest of a contract purchaser in an unsafe building or unsafe



1 premises in the county in which a sale is held under this 2 chapter; and 3 (B) is subject to an order issued under IC 36-7-9-5(a), other 4 than an order issued under IC 36-7-9-5(a)(2), 5 IC 36-7-9-5(a)(3), IC 36-7-9-5(a)(4), or IC 36-7-9-5(a)(5), 6 regarding which the conditions set forth in IC 36-7-9-10(b)(1) 7 through IC 36-7-9-10(b)(4) exist. 8 (3) A person who is the defendant in a court action brought under 9 IC 36-7-9-18, IC 36-7-9-19, IC 36-7-9-20, IC 36-7-9-21, or 10 IC 36-7-9-22 in the county in which a sale is held under this 11 chapter that has resulted in a judgment in favor of the plaintiff and 12 the unsafe condition that caused the action to be brought has not 13 becen corrected. 14 (4) A person who has any of the following relationships to a 15 person, partnership, corporation, or legal entity described in 16 subdivisions (1), (2), or (3): 17 (A) a partner of a partnership. 18 (B) An officer or majority stockholder of a corporation. 19 (C) The person who directs the activities or has a majority 00 wownership in a legal entity other tha		
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 36 subsection. 37 (b) A person subject to this section may not purchase a tract offered 38 for sale under section 5 or 6.1 of this chapter. However, this section 39 does not prohibit a person from bidding on a tract that is owned by the 40 person and offered for sale under section 5 of this chapter. 41 (c) The county treasurer shall require each person who will be 		
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 40 person and offered for sale under section 5 of this chapter. 41 (c) The county treasurer shall require each person who will be 		•
	40	· · · ·
42 bidding at the tax sale to sign a statement in a form substantially	41	(c) The county treasurer shall require each person who will be
	42	bidding at the tax sale to sign a statement in a form substantially



1 similar to the following:

2 "Indiana law prohibits a person who owes delinquent taxes, 3 special assessments, penalties, interest, or costs directly 4 attributable to a prior tax sale of a tract or item of real property 5 listed under section 1 of this chapter from purchasing tracts or 6 items of real property at a tax sale. I hereby affirm under the 7 penalties for perjury that I do not owe delinquent taxes, special 8 assessments, penalties, interest, costs directly attributable to a 9 prior tax sale, amounts from a final adjudication in favor of a 10 political subdivision in this county, any civil penalties imposed for the violation of a building code or ordinance of this county, or 11 12 any civil penalties imposed by a health department in this county. 13 Further, I hereby acknowledge that any successful bid I make in 14 violation of this statement is subject to forfeiture. In the event of forfeiture, the amount of by which my bid exceeds the minimum 15 16 bid on the tract or item or real property under 17 IC 6-1.1-24-5(e), if any, shall be applied to the delinquent taxes, 18 special assessments, penalties, interest, costs, judgments, or civil 19 penalties I owe, and a certificate will be issued to the county 20 executive.". 21 (d) If a person purchases a tract that the person was not eligible to

(d) If a person purchases a tract that the person was not eligible to
purchase under this section, the sale of the property is subject to
forfeiture. If the county treasurer determines or is notified not more
than six (6) months after the date of the sale that the sale of the
property should be forfeited, the county treasurer shall:

(1) notify the person in writing that the sale is subject to forfeiture
if the person does not pay the amounts that the person owes
within thirty (30) days of the notice;

(2) if the person does not pay the amounts that the person owes
within thirty (30) days after the notice, apply the surplus amount
of the person's bid to the person's delinquent taxes, special
assessments, penalties, and interest;

(3) remit the amounts owed from a final adjudication or civil
penalties in favor of a political subdivision to the appropriate
political subdivision; and

(4) notify the county auditor that the sale has been forfeited.

Upon being notified that a sale has been forfeited, the county auditor
shall issue a certificate to the county executive under section 6 of this
chapter.

40 (e) A county treasurer may decline to forfeit a sale under this section
41 because of inadvertence or mistake, lack of actual knowledge by the
42 bidder, substantial harm to other parties with interests in the tract or



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item of real property, or other substantial reasons. If the treasurer declines to forfeit a sale, the treasurer shall:

(1) prepare a written statement explaining the reasons for declining to forfeit the sale; and

(2) retain the written statement as an official record.

6 (f) If a sale is forfeited under this section and the tract or item of real 7 property is redeemed from the sale, the county auditor shall deposit the 8 amount of the redemption into the county general fund and notify the 9 county executive of the redemption. Upon being notified of the 10 redemption, the county executive shall surrender the certificate to the 11 county auditor.

SECTION 9. IC 6-1.1-24-6, AS AMENDED BY P.L.203-2013, 12 13 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 14 JULY 1, 2015]: Sec. 6. (a) When a tract or an item of real property is 15 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 of this 16 17 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 18 19 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 subsection applies after June 30, 2013. Whenever a county executive acquires a lien under this section, the county auditor shall provide a list of the liens held by the county to the executive of a city or town who requests the list or post the list on the county's Internet web site not later than thirty (30) days after the tax sale.

(e) 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 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.

41 SECTION 10. IC 6-1.1-24-6.1, AS AMENDED BY P.L.203-2013,
42 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

SB 531-LS 7412/DI 113



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1	JULY 1, 2015]: Sec. 6.1. (a) The county executive may do the
2	following:
3 4	(1) By resolution, identify properties (A) that are described in
4	section 6.7(a) or 6.9(a) of this chapter; and (B) concerning which
5	the county executive desires to offer to the public the certificates
6	of sale acquired by the county executive under section 6 of this
7	chapter.
8	(2) In conformity with IC 5-3-1-4, publish:
9	(A) notice of the date, time, and place for a public sale; and
10	(B) a listing of parcels on which certificates will be offered by
11	parcel number and minimum bid amount;
12	once each week for three (3) consecutive weeks, with the final
13	advertisement being not less than thirty (30) days before the sale
14	date. The expenses of the publication shall be paid out of the
15	county general fund.
16	(3) Sell each certificate of sale covered by the resolution for a
17	price that:
18	(A) is less than the minimum sale price prescribed by section
19	5 of this chapter; and
20	(B) includes any costs to the county executive directly
21	attributable to the sale of the certificate of sale.
22	(b) Notice of the list of properties prepared under subsection (a) and
23	the date, time, and place for the public sale of the certificates of sale
24	shall be published in accordance with IC 5-3-1. The notice must:
25	(1) include a description of the property by parcel number and
26	common address;
27	(2) specify that the county executive will accept bids for the
28	certificates of sale for the price referred to in subsection $(a)(3)$;
29	(3) specify the minimum bid for each parcel;
30	(4) include a statement that a person redeeming each tract or item
31	of real property after the sale of the certificate must pay:
32	(A) the amount of the minimum bid under section 5 of this
33	chapter for which the tract or item of real property was last
34	offered for sale;
35	(B) ten percent (10%) of the amount for which the certificate
36	is sold;
37	(C) the attorney's fees and costs of giving notice under
38	IC 6-1.1-25-4.5;
30 39	
39 40	(D) the costs of a title search or of examining and updating the
40 41	abstract of title for the tract or item of real property;
	(E) all taxes and special assessments on the tract or item of
42	real property paid by the purchaser after the sale of the



1	continuous interpost at the rate of ten nervous $(100/)$ non
1 2	certificate plus interest at the rate of ten percent (10%) per annum on the amount of taxes and special assessments paid by
$\frac{2}{3}$	the purchaser on the redeemed property; and
4	(F) all costs of sale, advertising costs, and other expenses of
5	the county directly attributable to the sale of certificates of
6	sale; and
7	(5) include a statement that, if the certificate is sold for an amount
8	more than the minimum bid under section 5 of this chapter for
9	which the tract or item of real property was last offered for sale
10	and the property is not redeemed, the owner of record of the tract
11	or item of real property who is divested of ownership at the time
12	the tax deed is issued may have a right to the tax sale surplus.
12	SECTION 11. IC 6-1.1-24-6.2, AS ADDED BY P.L.203-2013,
14	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
15	JULY 1, 2015]: Sec. 6.2. (a) This section applies to real property
16	located within the municipal boundaries of a city or town.
17	(b) Before:
18	(1) the transfer of real property under section 6.7 of this chapter;
19	(2) the sale of real property under section 6.8 of this chapter; or
20	(3) the transfer of real property under section 6.9 of this chapter;
11	0r
21 22	0r (4) the assignment of a tax sale certificate under section 17 of
22	(4) the assignment of a tax sale certificate under section 17 of
22 23	(4) the assignment of a tax sale certificate under section 17 of this chapter;
22 23 24	(4) the assignment of a tax sale certificate under section 17 of this chapter;the county executive of the county in which the real property is located
22 23 24 25	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property
22 23 24 25 26	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the
22 23 24 25 26 27	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county.
22 23 24 25 26 27 28	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection
22 23 24 25 26 27 28 29	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not
22 23 24 25 26 27 28	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice.
22 23 24 25 26 27 28 29 30 31	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012,
22 23 24 25 26 27 28 29 30 31 32	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22 23 24 25 26 27 28 29 30 31 32 33	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) The sale of certificates of sale under
22 23 24 25 26 27 28 29 30 31 32	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22 23 24 25 26 27 28 29 30 31 32 33 34	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) The sale of certificates of sale under section 6.1 of this chapter must be held at the time and place stated in the notice of sale.
22 23 24 25 26 27 28 29 30 31 32 33 34 35	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) The sale of certificates of sale under section 6.1 of 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 section 6.1 of this
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) The sale of certificates of sale under section 6.1 of 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 section 6.1 of this chapter if the following are paid before the time of sale:
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) The sale of certificates of sale under section 6.1 of 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 section 6.1 of this
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) The sale of certificates of sale under section 6.1 of 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 section 6.1 of 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.
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 (4) the assignment of a tax sale certificate under section 17 of this chapter; the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county. (c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice. SECTION 12. IC 6-1.1-24-6.3, AS AMENDED BY P.L.56-2012, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) The sale of certificates of sale under section 6.1 of 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 section 6.1 of this chapter if the following are paid before the time of sale: (1) All the delinquent taxes, penalties, and special assessments on



1 the right of redemption, to the highest bidder at public auction. The 2 public auction may be conducted as an electronic sale in conformity 3 with section $\frac{5(k)}{5(i)}$ of this chapter. 4 (d) The county auditor shall serve as the clerk of the sale. 5 SECTION 13. IC 6-1.1-24-6.4, AS AMENDED BY P.L.56-2012, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 6 7 JULY 1, 2015]: Sec. 6.4. (a) When a certificate of sale is sold under 8 section 6.1 of this chapter, the purchaser at the sale shall immediately 9 pay the amount of the bid to the county treasurer. The county treasurer 10 shall apply the payment in the following manner: (1) First, to the taxes, special assessments, penalties, and costs 11 12 described in section $\frac{5(f)}{5(e)}$ of this chapter. 13 (2) Second, to other delinquent property taxes in the manner 14 provided in IC 6-1.1-23-5(b). 15 (3) Third, to a separate "tax sale surplus fund". 16 (b) For any tract or item of real property for which a tax sale 17 certificate is sold under section 6.1 of this chapter, if taxes or 18 special assessments, or both, become due on the tract or item of 19 real property during the period of redemption specified under 20 IC 6-1.1-25-4, the county treasurer may pay the taxes or special 21 assessments, or both, on the tract or item of real property from the 22 tax sale surplus held in the name of the taxpayer, if any, after the 23 taxes or special assessments become due. 24 (b) (c) The: 25 (1) owner of record of the real property at the time the tax deed is 26 issued who is divested of ownership by the issuance of a tax deed; 27 or 28 (2) purchaser of the certificate or the purchaser's assignee, upon 29 redemption of the tract or item of real property; 30 may file a verified claim for money that is deposited in the tax sale 31 surplus fund. If the claim is approved by the county auditor and the 32 county treasurer, the county auditor shall issue a warrant to the 33 claimant for the amount due. 34 (c) (d) Unless the redemption period specified under IC 6-1.1-25 35 has been extended under federal bankruptcy law, an amount 36 deposited in the tax sale surplus fund shall be transferred by the county 37 auditor to the county general fund and may not be disbursed under 38 subsection (b) (c) if it is claimed more than three (3) years after the 39 date of its receipt. 40 (d) (e) Upon the assignment of the certificate of sale to the 41 purchaser, the county auditor shall indicate on the certificate the 42

amount for which the certificate of sale was sold.



1 SECTION 14. IC 6-1.1-24-6.7, AS AMENDED BY P.L.203-2013, 2 SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 3 JULY 1, 2015]: Sec. 6.7. (a) For purposes of this section, in a county 4 containing a consolidated city "county executive" refers to the 5 board of commissioners of the county as provided in IC 36-3-3-10. 6 (b) A county executive may transfer to a nonprofit entity: 7 (1) property under this section; or 8 (2) a tax sale certificate under section 17 of this chapter. 9 (c) As used in this section, "nonprofit entity" means an 10 organization exempt from federal income taxation under 26 U.S.C. 11 501(c)(3). 12 (a) (d) The county executive may: 13 (1) by resolution, identify the property described under section 6 14 of this chapter that the county executive desires to transfer to a 15 nonprofit corporation entities for use for the public good; and 16 (2) set a date, time, and place for a public hearing to consider the 17 transfer of the property to a nonprofit corporation. entities. 18 (b) (e) Notice of the property identified under subsection (a) (d) and 19 the date, time, and place for the hearing on the proposed transfer of the property on the list shall be published in accordance with IC 5-3-1. The 20 21 notice must include a description of the property by: 22 (1) legal description; and (2) parcel number or street address, or both. 23 24 The notice must specify that the county executive will accept 25 applications submitted by nonprofit corporations entities as provided 26 in subsection (d) (g) and hear any opposition to a proposed transfer. 27 (c) (f) After the hearing set under subsection (a), (d), the county 28 executive shall by resolution make a final determination concerning: 29 (1) the properties that are to be transferred to a nonprofit 30 corporation; entity; 31 (2) the nonprofit corporation entity to which each property is to 32 be transferred; and 33 (3) the terms and conditions of the transfer. 34 (d) (g) To be eligible to receive property under this section, a 35 nonprofit corporation entity must file an application with the county 36 executive. The application must state the property that the corporation 37 **nonprofit entity** desires to acquire, the use to be made of the property, 38 and the time period anticipated for implementation of the use. The 39 application must be accompanied by documentation verifying the 40 nonprofit status of the corporation entity and be signed by an officer 41 of the corporation. nonprofit entity. If more than one (1) application 42 for a single property is filed, the county executive shall determine



1 which application is to be accepted based on the benefit to be provided 2 to the public and the neighborhood and the suitability of the stated use 3 for the property and the surrounding area. 4 (e) (h) After the hearing set under subsection (a) (d) and the final 5 determination of properties to be transferred under subsection (c), (f), 6 the county executive, on behalf of the county, shall cause all delinquent 7 taxes, special assessments, penalties, interest, and costs of sale to be 8 removed from the tax duplicate and the nonprofit corporation entity is 9 entitled to a tax deed prepared by the county auditor, if the conditions of IC 6-1.1-25-4.5 and IC 6-1.1-25-4.6 are satisfied. The deed shall 10 provide for: 11 12 (1) the use to be made of the property; (2) the time within which the use must be implemented and 13 14 maintained; 15 (3) any other terms and conditions that are established by the 16 county executive; and 17 (4) the reversion of the property to the county executive if the 18 grantee nonprofit corporation entity fails to comply with the 19 terms and conditions. 20 If the grantee nonprofit corporation entity fails to comply with the 21 terms and conditions of the transfer and title to the property reverts to 22 the county executive, the property may be retained by the county 23 executive or disposed of under any of the provisions of this chapter or 24 IC 6-1.1-25, or both. 25 SECTION 15. IC 6-1.1-24-6.8, AS AMENDED BY THE 26 TECHNICAL CORRECTIONS BILL OF THE 2015 GENERAL 27 ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 28 JULY 1, 2015]: Sec. 6.8. (a) For purposes of this section, in a county 29 containing a consolidated city "county executive" refers to the board of commissioners of the county as provided in IC 36-3-3-10. 30 31 (b) As used in this section, "vacant parcel" refers to a parcel that 32 satisfies the following: 33 (1) A lien has been acquired on the parcel under section 6(a) of 34 this chapter. 35 (2) If the parcel is improved on the date the certificate of sale for 36 the parcel or the vacant parcel is offered for sale under this chapter, the following apply: 37 38 (A) One (1) or more of the following are located on the parcel: 39 (i) A structure that may be lawfully occupied for residential 40 use. 41 (ii) A structure used in conjunction with a structure that may be lawfully occupied for residential use. 42



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1	(B) The parcel is:
2	(i) on the list of vacant or abandoned properties designated
3	under section 1(a)(2) of this chapter (repealed); or
	(ii) not occupied by a tenant or a person having a substantial
4 5	property interest of public record in the parcel.
6	(3) On the date the certificate of sale for the parcel or the vacant
7	parcel is offered for sale under this chapter, the parcel is
8	contiguous to one (1) or more parcels that satisfy the following:
9	(A) One (1) or more of the following are located on the
10	contiguous parcel:
11	(i) A structure occupied for residential use.
12	(ii) A structure used in conjunction with a structure
12	occupied for residential use.
14	(B) The contiguous parcel is eligible for the standard
15	deduction under IC 6-1.1-12-37.
16	(c) A county legislative body may adopt an ordinance authorizing
17	the sale of vacant parcels and certificates of sale for vacant parcels in
18	the county under this section. The ordinance may establish criteria for
19	the identification of vacant parcels and certificates of sale for vacant
20	parcels to be offered for sale under this section. The criteria may
21	include the following:
22	(1) Limitations on the use of the parcel under local zoning and
23	land use requirements.
24	(2) If the parcel is unimproved, the minimum parcel area
25	sufficient for construction of improvements.
26	(3) Any other factor considered appropriate by the county
27	legislative body.
28	In a county containing a consolidated city, the county legislative body
29	may adopt an ordinance under this subsection only upon
30	recommendation by the board of commissioners provided in
31	IC 36-3-3-10.
32	(d) If the county legislative body adopts an ordinance under
33	subsection (c), the county executive shall for each sale under this
34	section:
35	(1) by resolution, and subject to the criteria adopted by the county
36	legislative body under subsection (c), identify each vacant parcel
37	for which the county executive desires to sell the vacant parcel or
38	the certificate of sale for the vacant parcel under this section; and
39	(2) subject to subsection (e), give written notice to the owner of
40	record of each parcel referred to in subsection (b)(3) that is
41	contiguous to the vacant parcel.
42	(e) The notice under subsection (d)(2) with respect to each vacant



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1	parcel must include at least the following:
2	(1) A description of the vacant parcel by:
3	(A) legal description; and
4	(B) parcel number or street address, or both.
5	(2) Notice that the county executive will accept written
6	applications from owners of parcels described in subsection (b)(3)
7	as provided in subsection (f).
8	(3) Notice of the deadline for applications referred to in
9	subdivision (2) and of the information to be included in the
10	applications.
11	(4) Notice that the vacant parcel or certificate of sale for the
12	vacant parcel will be sold to the successful applicant for:
13	(A) one dollar (\$1); plus
14	(B) the amounts described in section $\frac{5(f)(4)}{5(e)(4)}$ through
15	$\frac{5(f)(6)}{5(e)(6)}$ of this chapter.
16	(f) To be eligible to purchase a vacant parcel or the certificate of
17	sale for a vacant parcel under this section, the owner of a contiguous
18	parcel referred to in subsection $(b)(3)$ must file a written application
19	with the county executive. The application must:
20	(1) identify the vacant parcel or certificate of sale that the
21	applicant desires to purchase; and
22	(2) include any other information required by the county
23	executive.
24	(g) If more than one (1) application to purchase a single vacant
25	parcel or the certificate of sale for a single vacant parcel is filed with
26	the county executive, the county executive shall conduct a drawing
27	between or among the applicants in which each applicant has an equal
28	chance to be selected as the transferee of the vacant parcel or certificate
29	of sale for the vacant parcel.
30	(h) The county executive shall by resolution make a final
31	determination concerning the vacant parcels or certificates of sale for
32	vacant parcels that are to be sold under this section.
33	(i) After the final determination of the vacant parcels and
34	certificates of sale for vacant parcels to be sold under subsection (h),
35	the county executive shall:
36	(1) on behalf of the county, cause all delinquent taxes, special
37	assessments, penalties, and interest with respect to the vacant
38	parcels to be removed from the tax duplicate; and
39	(2) give notice of the final determination to:
40	(A) the successful applicant;
41	(B) the county auditor; and
42	(C) the township assessor, or the county assessor if there is no



1	township assessor for the township.
2	(j) Upon receipt of notice under subsection (i)(2):
3	(1) the county auditor shall:
4	(A) collect the purchase price from each successful applicant;
5	and
6	(B) subject to subsection (k), prepare a tax deed transferring
7	each vacant parcel to the successful applicant, if the conditions
8	of IC 6-1.1-25-4.5 and IC 6-1.1-25-4.6 are satisfied; and
9	(2) if the vacant parcel is unimproved, the township assessor or
10	county assessor shall consolidate each unimproved parcel sold
11	and the contiguous parcel owned by the successful applicant into
12	a single parcel.
13	(k) For a deed issued under subsection (j)(1)(B) before July 1, 2013,
14	a county auditor shall include in the deed prepared under subsection
15	(j)(1)(B) reference to the exemption under subsection (l).
16	(1) This subsection applies only to a vacant parcel consolidated with
17	a successful applicant's contiguous parcel under this section before July
18	1, 2013. Subject to subsection (m), each consolidated parcel to which
19	this subsection applies is exempt from property taxation for the period
20	beginning on the assessment date that next succeeds the consolidation
21	in the amount of the assessed value at the time of consolidation of the
22	vacant parcel that was subject to the consolidation.
23	(m) This subsection applies only to a vacant parcel consolidated
24	with a successful applicant's contiguous parcel under this section
25	before July 1, 2013. The exemption under subsection (1) is terminated
26	as of the assessment date that next succeeds the earlier of the
27	following:
28	(1) Five (5) years after the transfer of title to the successful
29	applicant.
30	(2) The first transfer of title to the consolidated parcel that occurs
31	after the consolidation.
32	(n) If a tax deed is issued for an improved vacant parcel after June
33	30, 2013, under this section or under IC 6-1.1-25-4.6 following the
34	purchase of a certificate of sale under this section, the successful
35	applicant may not sell the improved vacant parcel until after the first
36	anniversary of the date on which the tax deed for the improved vacant
37	parcel is issued to the successful applicant.
38	SECTION 16. IC 6-1.1-24-7, AS AMENDED BY P.L.56-2012,
39	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2015]: Sec. 7. (a) When real property is sold under this
41	chapter, the purchaser at the sale shall immediately pay the amount of
42	the bid to the county treasurer. The county treasurer shall apply the

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1 payment in the following manner: 2 (1) first, to the taxes, special assessments, penalties, and costs 3 described in section $\frac{5(f)}{5(e)}$ of this chapter; 4 (2) second, to other delinquent property taxes in the manner 5 provided in IC 6-1.1-23-5(b); and 6 (3) third, to a separate "tax sale surplus fund". 7 (b) If: 8 (1) a tract or an item of real property sold under section 5 of this 9 chapter is located in a county in which an ordinance adopted 10 under section 15 of this chapter is in effect in the county; and 11 (2) the sales price of the tract or item of real property is less than 12 the amount specified in section 5(f) of this chapter; 13 in addition to the application of any payment received under subsection 14 (a)(1), each taxing unit having an interest in the taxes on the tract shall 15 be charged with the part of the tax due to the taxing unit equal to an 16 amount that bears the same relationship to the tax due to the taxing unit 17 as the amount determined under section 5(f) of this chapter minus the 18 selling price bears to the amount determined under section 5(f) of this 19 chapter. 20 (b) For any tract or item of real property for which a tax sale 21 certificate is sold under this chapter, if taxes or special assessments, 22 or both, become due on the tract or item of real property during 23 the period of redemption specified under IC 6-1.1-25-4, the county 24 treasurer may pay the taxes or special assessments, or both, on the 25 tract or item of real property from the tax sale surplus held in the 26 name of the taxpayer, if any, after the taxes or special assessments 27 become due. 28 (c) The: 29 (1) owner of record of the real property at the time the tax deed is 30 issued who is divested of ownership by the issuance of a tax deed; 31 or 32 (2) tax sale purchaser or purchaser's assignee, upon redemption 33 of the tract or item of real property; 34 may file a verified claim for money which is deposited in the tax sale 35 surplus fund. If the claim is approved by the county auditor and the 36 county treasurer, the county auditor shall issue a warrant to the 37 claimant for the amount due. (d) If the person who claims money deposited in the tax sale surplus 38 39 fund under subsection (c) is: 40 (1) a person described in subsection (c)(1) who acquired the 41 property from a delinquent taxpayer after the property was sold at 42 a tax sale under this chapter; or



1 (2) a person not described in subsection (c)(1), including a person 2 who acts under a power of attorney executed by the person 3 described in subsection (c)(1); 4 the county auditor may issue a warrant to the person only as directed 5 by the court having jurisdiction over the tax sale of the parcel for which 6 the surplus claim is made. (e) A court may direct the issuance of a warrant only: 7 8 (1) on petition by the claimant; and 9 (2) within three (3) years after the date of sale of the parcel in the 10 tax sale. 11 (f) Unless the redemption period specified under IC 6-1.1-25 has 12 been extended under federal bankruptcy law, an amount deposited 13 in the tax sale surplus fund shall be transferred by the county auditor 14 to the county general fund and may not be disbursed under subsection (c) if it is not claimed within the three (3) year period after the date of 15 16 its receipt. 17 (g) If an amount applied to taxes under this section is later paid out 18 of the county general fund to the purchaser or the purchaser's successor 19 due to the invalidity of the sale, all the taxes shall be reinstated and 20 recharged to the tax duplicate and collected in the same manner as if 21 the property had not been offered for sale. 22 (h) When a refund is made to any purchaser or purchaser's successor 23 by reason of the invalidity of a sale, the county auditor shall, at the 24 December settlement immediately following the refund, deduct the 25 amount of the refund from the gross collections in the taxing district in 26 which the land lies and shall pay that amount into the county general 27 fund. 28 SECTION 17. IC 6-1.1-24-9, AS AMENDED BY P.L.73-2010, 29 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 30 JULY 1, 2015]: Sec. 9. (a) Immediately after a tax sale purchaser pays 31 the bid, as evidenced by the receipt of the county treasurer, or 32 immediately after the county acquires a lien under section 6 of this 33 chapter, the county auditor shall deliver a certificate of sale to the 34 purchaser or to the county or to the city. The certificate shall be signed 35 by the auditor and registered in the auditor's office. The certificate shall 36 contain: 37 (1) a description of real property that corresponds to the 38 description used on the notice of sale; 39 (2) the name of: (A) the owner of record at the time of the sale of real property 40 41 with a single owner; or 42 (B) at least one (1) of the owners of real property with multiple



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2	(3) the mailing address of the owner of the real property sold as
$\frac{2}{3}$	indicated in the records of the county auditor;
3 4	•
5	(4) the name of the purchaser;(5) the date of sale;
5 6	
	(6) the amount for which the real property was sold;(7) the amount of the minimum hid for which the treat or real
7 8	(7) the amount of the minimum bid for which the tract or real
	property was offered at the time of sale as required by section 5
9	of this chapter;
10	(8) the date when the period of redemption specified in $IO(1+254)$ ill
11	IC 6-1.1-25-4 will expire;
12	(9) the court cause number under which judgment was obtained;
13	and
14	(10) the street address, if any, or common description of the real
15	property.
16	(b) When a certificate of sale is issued under this section, the
17	purchaser acquires a lien against the real property for the entire amount
18	paid. The lien of the purchaser is superior to all liens against the real
19	property which exist at the time the certificate is issued.
20	(c) A certificate of sale is assignable. However, an assignment is not
21	valid unless it is endorsed on the certificate of sale, acknowledged
22	before an officer authorized to take acknowledgments of deeds, and
23	registered in the office of the county auditor. When a certificate of sale
24	is assigned, the assignee acquires the same rights and obligations that
25	the original purchaser acquired.
26	(d) Subject to IC 36-1-11-8, the county executive may assign a
27	certificate of sale held in the name of the county executive to any
28	political subdivision. during the life of the certificate. If an assignment
29	is made under this subsection, the period of redemption of the real
30	property under IC 6-1.1-25 is one hundred twenty (120) days after the
31	date of the assignment.
32	SECTION 18. IC 6-1.1-24-15 IS REPEALED [EFFECTIVE JULY
33	1, 2015]. Sec. 15. (a) The fiscal body of a county may adopt an
34	ordinance authorizing the county treasurer to accept a bid on a tract or
35	an item of real property offered for sale under this chapter that is
36	greater than or equal to the lesser of:
37	(1) the amount determined under section 5(f) of this chapter for
38	the tract or item of real property; or
39	(2) seventy-five percent (75%) of the gross assessed value of the
40	tract or item of real property, as determined on the most recent
41	assessment date.
42	(b) If the fiscal body of a county adopts an ordinance under

1 subsection (a) or repeals an ordinance adopted under subsection (a), the 2 fiscal body shall promptly deliver a copy of the ordinance to the county 3 treasurer and the county auditor. 4 SECTION 19. IC 6-1.1-24-17 IS ADDED TO THE INDIANA 5 CODE AS A NEW SECTION TO READ AS FOLLOWS 6 [EFFECTIVE JULY 1, 2015]: Sec. 17. (a) For purposes of this 7 section, in a county containing a consolidated city "county 8 executive" refers to the board of commissioners of the county as 9 provided in IC 36-3-3-10. 10 (b) As used in this section, "nonprofit entity" means an organization exempt from federal income taxation under 26 U.S.C. 11 12 501(c)(3). 13 (c) The county executive may by resolution: 14 (1) identify tax sale certificates issued under section 6 of this 15 chapter that the county executive desires to assign to one (1) 16 or more nonprofit entities; and 17 (2) set a date, time, and place for a public hearing to consider 18 the assignment of the tax sale certificates to the nonprofit 19 entities. 20 (d) Notice of the tax sale certificates identified under subsection 21 (c) and the date, time, and place for the hearing on the proposed 22 transfer of the tax sale certificates on the list shall be published in 23 accordance with IC 5-3-1. The notice must include a description of 24 the properties associated with the tax sale certificates being 25 considered for assignment by: 26 (1) parcel number; 27 (2) legal description; and 28 (3) street address or other common description. 29 The notice must specify that the county executive will hear any 30 opposition to the proposed assignments. 31 (e) After the hearing set under subsection (c), the county 32 executive shall by resolution make a final determination 33 concerning: 34 (1) the tax sale certificates that are to be assigned to a 35 nonprofit entity; 36 (2) the nonprofit entity to which each tax sale certificate is to 37 be assigned; and 38 (3) the terms and conditions of the assignment. 39 (f) If a county executive assigns a tax sale certificate to a 40 nonprofit entity under this section, the period of redemption of the 41 real property under IC 6-1.1-25 expires one hundred twenty (120) 42 days after the date of the assignment to the nonprofit entity. If a

1 nonprofit entity takes assignment of a tax sale certificate under this 2 section, the nonprofit entity acquires the same rights and 3 obligations as a purchaser of a tax sale certificate under section 6.1 4 of this chapter. 5 SECTION 20. IC 6-1.1-25-2, AS AMENDED BY P.L.94-2014, 6 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 7 JULY 1, 2015]: Sec. 2. (a) The total amount of money required for the 8 redemption of real property equals: 9 (1) the sum of the amounts prescribed in subsections (b) through 10 (f), reduced by any amount held in the name of the taxpayer 11 or purchaser in the tax sale surplus fund; or 12 (2) the amount prescribed in subsection (g); 13 reduced by any amounts held in the name of the taxpayer or the 14 purchaser in the tax sale surplus fund. 15 (b) Except as provided in subsection (g), the total amount required for redemption includes: 16 17 (1) one hundred ten percent (110%) of the minimum bid for 18 which the tract or real property was offered at the time of sale, as 19 required by IC 6-1.1-24-5, if the tract or item of real property is 20 redeemed not more than six (6) months after the date of sale; or 21 (2) one hundred fifteen percent (115%) of the minimum bid for 22 which the tract or real property was offered at the time of sale, as 23 required by IC 6-1.1-24-5, if: the tract or item of real property is 24 redeemed more than six (6) months but not more than one (1) 25 year after the date of sale. 26 (c) Except as provided in subsection (g), in addition to the amount 27 required under subsection (b), the total amount required for redemption 28 includes the amount by which the purchase price exceeds the minimum 29 bid on the real property plus: 30 (1) five percent (5%) per annum on the amount by which the 31 purchase price exceeds the minimum bid on the property, if the 32 date of sale occurs after June 30, 2014; or 33 (2) ten percent (10%) per annum on the amount by which the 34 purchase price exceeds the minimum bid on the property, if the 35 date of sale occurs before July 1, 2014. 36 (d) Except as provided in subsection (g), in addition to the amount 37 required under subsections (b) and (c), the total amount required for 38 redemption includes all taxes and special assessments upon the 39 property paid by the purchaser after the sale plus: 40 (1) five percent (5%) per annum on those taxes and special 41 assessments, if the date of sale occurs after June 30, 2014; or 42 (2) ten percent (10%) interest per annum on those taxes and



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1	special assessments, if the date of sale occurs before July 1, 2014.
2	(e) Except as provided in subsection (g), in addition to the amounts
3	required under subsections (b), (c), and (d), the total amount required
4	for redemption includes the following costs, if certified before
5	redemption and not earlier than thirty (30) days after the date of sale of
6	the property being redeemed by the payor to the county auditor on a
7	form prescribed by the state board of accounts, that were incurred and
8	paid by the purchaser, the purchaser's assignee, or the county, before
9	redemption:
10	(1) The attorney's fees and costs of giving notice under section 4.5
11	of this chapter.
12	(2) The costs of a title search or of examining and updating the
13	abstract of title for the tract or item of real property.
14	(f) The total amount required for redemption includes, in addition
15	to the amounts required under subsections (b) and (e), all taxes, special
16	assessments, interest, penalties, and fees on the property that accrued
17	and are delinquent after the sale.
18	(g) With respect to a tract or item of real property redeemed under
19	section $4(c)$ of this chapter, instead of the amounts stated in subsections
20	(b) through (f), the total amount required for redemption is the amount
20	determined under IC 6-1.1-24-6.1(b)(4).
22	SECTION 21. IC 6-1.1-25-4, AS AMENDED BY P.L.94-2014,
23	SECTION 21. IC 0-1.1-25-4, AS AMENDED B1 1.1.94-2014, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2015]: Sec. 4. (a) The period for redemption of real property
24	sold under IC 6-1.1-24 except for IC 6-1.1-24-1.5 is:
23 26	
20 27	(1) one (1) year after the date of sale; or (2) one hundred treats (120) does after the date of sale to α
	(2) one hundred twenty (120) days after the date of sale to a
28	purchasing agency qualified under IC 36-7-17 or IC 36-7-17.1.
29	(b) Subject to subsection (1) (k) and IC 6-1.1-24-9(d), the period for
30	redemption of real property:
31	(1) on which the county executive acquires a lien under
32	IC 6-1.1-24-6; and
33	(2) for which the certificate of sale is not sold under
34	IC 6-1.1-24-6.1;
35	is one hundred twenty (120) days after the date the county executive
36	acquires the lien under IC 6-1.1-24-6.
37	(c) The period for redemption of real property:
38	(1) on which the county executive acquires a lien under
39	IC 6-1.1-24-6; and
40	(2) for which the certificate of sale is sold under IC 6-1.1-24;
41	is one hundred twenty (120) days after the date of sale of the certificate
42	of sale under IC 6-1.1-24.



(d) When a deed for real property is executed under this chapter, the 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 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 or other political subdivision 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.

14 (f) A tax deed executed under this chapter 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 which 19 accrue subsequent to the sale and which are not removed under 20 subsection (e). However, subject to subsection (g), the estate is subject 21 to:

22 (1) all easements, covenants, declarations, and other deed 23 restrictions shown by public records;

24 (2) laws, ordinances, and regulations concerning governmental 25 police powers, including zoning, building, land use, 26 improvements on the land, land division, and environmental 27 protection; and 28

(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

36 (2) conveys title subject to all easements recorded before the date 37 of the tax sale in the office of the recorder of the county in which 38 the real property is located. 39

(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;



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1 (2) the regularity of all proper proceedings; and 2 (3) valid title in fee simple in the grantee of the deed. 3 (i) A county auditor is not required to execute a deed to the county 4 executive under this chapter if the county executive determines that the 5 property involved contains hazardous waste or another environmental 6 hazard for which the cost of abatement or alleviation will exceed the 7 fair market value of the property. The county executive may enter the 8 property to conduct environmental investigations. 9 (i) If the county executive makes the determination under subsection 10 (i) as to any interest in an oil or gas lease or separate mineral rights, the 11 county treasurer shall certify all delinquent taxes, interest, penalties, 12 and costs assessed under IC 6-1.1-24 to the clerk, following the 13 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 14 15 personal property taxes under IC 6-1.1-23. Notwithstanding 16 IC 6-1.1-4-12.4 and IC 6-1.1-4-12.6, the assessed value of such an 17 interest shall be zero (0) until production commences. 18 (k) (j) When a deed is issued to a purchaser of a certificate of sale 19 sold under IC 6-1.1-24-6.1, the county auditor shall, in the same 20 manner that taxes are removed by certificate of error, remove from the 21 tax duplicate the taxes, special assessments, interest, penalties, and 22 costs remaining due as the difference between: 23 (1) the amount of: 24 (A) the last minimum bid under IC 6-1.1-24-5; plus 25 (B) any penalty associated with a delinquency that was not due 26 until after the date of the sale under IC 6-1.1-24-5 but is due 27 before the issuance of the certificate of sale, with respect to 28 taxes included in the minimum bid that were not due at the 29 time of the sale under IC 6-1.1-24-5; and 30 (2) the amount paid for the certificate of sale. 31 (h) (k) If a tract or item of real property did not sell at a tax sale or 32 a sale conducted under IC 6-1.1-24-6.1 and the county treasurer and 33 the owner of real property agree before the expiration of the period for 34 redemption under subsection (b) to a mutually satisfactory arrangement 35 for the payment of the entire amount required for redemption under 36 section 2 of this chapter before the expiration of a period for 37 redemption extended under this subsection: 38 (1) the county treasurer may extend the period for redemption; 39 and 40 (2) except as provided in subsection (m), (l), the extended period for redemption expires one (1) year after the date of the 41 42 agreement.

1 (m) (I) If the owner of real property fails to meet the terms of an 2 agreement entered into with the county treasurer under subsection (1), 3 (k), the county treasurer may terminate the agreement after providing 4 thirty (30) days written notice to the owner. If the county treasurer 5 gives notice under this subsection, the extended period for redemption 6 established under subsection (1) (k) expires thirty (30) days after the 7 date of the notice. 8 SECTION 22. IC 6-1.1-25-4.6, AS AMENDED BY P.L.66-2014, 9 SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 10 JULY 1, 2015]: Sec. 4.6. (a) After the expiration of the redemption period specified in section 4 of this chapter but not later than three (3) 11 12 months after the expiration of the period of redemption: 13 (1) the purchaser, the purchaser's assignee, the county executive, 14 the county executive's assignee, or the purchaser of the certificate of sale under IC 6-1.1-24 IC 6-1.1-24-6.1 may; or 15 16 (2) in a county where the county auditor and county treasurer 17 have an agreement under section 4.7 of this chapter, the county 18 auditor shall, upon the request of the purchaser or the purchaser's 19 assignee; 20 file a verified petition in the same court and under the same cause 21 number in which the judgment of sale was entered asking the court to 22 direct the county auditor to issue a tax deed if the real property is not 23 redeemed from the sale. Notice of the filing of this petition shall be 24 given to the same parties and in the same manner as provided in section 25 4.5 of this chapter, except that, if notice is given by publication, only 26 one (1) publication is required. The notice required by this section is 27 considered sufficient if the notice is sent to the address required by 28 section 4.5(d) of this chapter. Any person owning or having an interest 29 in the tract or real property may file a written objection to the petition 30 with the court not later than thirty (30) days after the date the petition 31 was filed. If a written objection is timely filed, the court shall conduct 32 a hearing on the objection. If there is not a written objection that is 33 timely filed, the court may consider the petition without conducting 34 a hearing. 35 (b) Not later than sixty-one (61) days after the petition is filed under 36 subsection (a), the court shall enter an order directing the county 37 auditor (on the production of the certificate of sale and a copy of the 38 order) to issue to the petitioner a tax deed if the court finds that the 39 following conditions exist: 40

- (1) The time of redemption has expired.
- 41 (2) The tract or real property has not been redeemed from the sale 42 before the expiration of the period of redemption specified in



1 section 4 of this chapter.

2 (3) Except with respect to a petition for the issuance of a tax deed 3 under a sale of the certificate of sale on the property under 4 IC 6-1.1-24-6.1 or IC 6-1.1-24-6.8, or with respect to penalties 5 described in section 4(k) 4(j) of this chapter, all taxes and special 6 assessments, penalties, and costs have been paid.

7 (4) The notices required by this section and section 4.5 of this 8 chapter have been given.

(5) The petitioner has complied with all the provisions of law 9 entitling the petitioner to a deed. 10

The county auditor shall execute deeds issued under this subsection in 11 12 the name of the state under the county auditor's name. If a certificate of 13 sale is lost before the execution of a deed, the county auditor shall issue 14 a replacement certificate if the county auditor is satisfied that the 15 original certificate existed.

(c) Upon application by the grantee of a valid tax deed in the same 16 court and under the same cause number in which the judgment of sale 17 18 was entered, the court shall enter an order to place the grantee of a 19 valid tax deed in possession of the real estate. The court may enter any 20 orders and grant any relief that is necessary or desirable to place or 21 maintain the grantee of a valid tax deed in possession of the real estate. 22

(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

25 26 to execute and deliver the tax deed because of the failure of the 27 petitioner under subsection (a) to fulfill the notice requirement of 28 subsection (a);

29 the court shall order the return of the amount, if any, by which the 30 purchase price exceeds the minimum bid on the property under 31 IC 6-1.1-24-5 minus a penalty of twenty-five percent (25%) of that 32 excess. The petitioner is prohibited from participating in any manner 33 in the next succeeding tax sale in the county under IC 6-1.1-24. The 34 county auditor shall deposit penalties paid under this subsection in the 35 county general fund.

- (e) Notwithstanding subsection (d), in all cases in which:
- 37 (1) the verified petition referred to in subsection (a) is timely 38 filed;

39 (2) the petitioner under subsection (a) has made a bona fide 40 attempt to comply with the statutory requirements under 41 subsection (b) for the issuance of the tax deed but has failed to 42 comply with these requirements;



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1 (3) the court refuses to enter an order directing the county auditor 2 to execute and deliver the tax deed because of the failure to 3 comply with these requirements; and 4 (4) the purchaser, the purchaser's successors or assignees, or the 5 purchaser of the certificate of sale under IC 6-1.1-24 files a claim 6 with the county auditor for refund not later than thirty (30) days 7 after the entry of the order of the court refusing to direct the 8 county auditor to execute and deliver the tax deed; 9 the county auditor shall not execute the deed but shall refund the 10 purchase money minus a penalty of twenty-five percent (25%) of the purchase money from the county treasury to the purchaser, the 11 12 purchaser's successors or assignees, or the purchaser of the certificate 13 of sale under IC 6-1.1-24. The county auditor shall deposit penalties 14 paid under this subsection in the county general fund. All the 15 delinquent taxes and special assessments shall then be reinstated and recharged to the tax duplicate and collected in the same manner as if 16 17 the property had not been offered for sale. The tract or item of real 18 property, if it is then eligible for sale under IC 6-1.1-24, shall be placed 19 on the delinquent list as an initial offering under IC 6-1.1-24. 20 (f) Notwithstanding subsections (d) and (e), the court shall not order 21 the return of the purchase price or any part of the purchase price if: 22 (1) the purchaser or the purchaser of the certificate of sale under 23 IC 6-1.1-24 has failed to provide notice or has provided 24 insufficient notice as required by section 4.5 of this chapter; and 25 (2) the sale is otherwise valid. 26 (g) A tax deed executed under this section vests in the grantee an 27 estate in fee simple absolute, free and clear of all liens and 28 encumbrances created or suffered before or after the tax sale except 29 those liens granted priority under federal law, and the lien of the state 30 or a political subdivision for taxes and special assessments that accrue 31 subsequent to the sale. However, the estate is subject to all easements, 32 covenants, declarations, and other deed restrictions and laws governing 33 land use, including all zoning restrictions and liens and encumbrances created or suffered by the purchaser at the tax sale. The deed is prima 34 35 facie evidence of: 36 (1) the regularity of the sale of the real property described in the 37 deed: 38 (2) the regularity of all proper proceedings; and 39 (3) valid title in fee simple in the grantee of the deed. 40 (h) A tax deed issued under this section is incontestable except by 41 appeal from the order of the court directing the county auditor to issue 42 the tax deed filed not later than sixty (60) days after the date of the



1 court's order. 2 SECTION 23. IC 6-1.1-25-5 IS AMENDED TO READ AS 3 FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 5. (a) A tax deed issued 4 under this chapter shall be issued substantially in the following form: 5 Whereas AB did, on the ____ day of _____, 20__, produce to the undersigned, CD, auditor of the county of _____, in the 6 7 state of Indiana, a certificate of sale dated the day of 8 20 , signed by EF who, at the date of the sale, was then acting 9 auditor of the county, from which it appears that AB on the day of , 20 , purchased at public auction, held pursuant to 10 law, the real property described in this indenture for the sum of 11 12 dollars and cents, being the amount due on the real property for taxes, special assessments, penalties and costs for the years 13 14 namely: (here set out the real property offered for sale). Such real 15 property has been recorded in the office of the county 16 auditor as delinquent for the nonpayment of taxes, and proper notice of 17 the sale has been given. It appearing that AB is the owner of the 18 certificate of sale, that the time for redeeming such real property has 19 expired, that the property has not been redeemed, that the undersigned 20 has received a court order for the issuance of a deed for the real 21 property described in the certificate of sale, that the records of the 22 county auditor's office state that the real property was 23 legally liable for taxation, and that the real property has been duly 24 assessed and properly charged on the duplicate with the taxes and 25 special assessments for the years ; Therefore, this indenture, made this ____ day of ____ 26 27 20 , between the State of Indiana, by CD, auditor of 28 county, of the first part, and AB, of the second part, witnesseth: That 29 the party of the first part, for and in consideration of the premises, has 30 granted and bargained and sold to the party of the second part, the real 31 property described in the certificate of sale, situated in the county of 32 , and State of Indiana, namely and more particularly 33 described as follows: (here set out the real property sold), to have and 34 to hold such real property, with the appurtenances belonging thereto, 35 in as full and ample a manner as the auditor of said county is 36 empowered by law to convey the same. 37 In testimony whereof, CD, auditor of county, has 38 hereunto set his or her hand, and affixed the seal of the board of county commissioners, the day and year last above mentioned. 39 40 WITNESS: _____(L.S.) County 41 Auditor of

42 STATE OF



1 **INDIANA**) 2) S.S. 3 COUNTY OF) _____, in and for 4 Before me, the undersigned, 5 said county, this day, personally came the above named CD, auditor of said county, and acknowledged the execution of the foregoing deed for 6 7 the uses and purposes therein mentioned. 8 In witness whereof, I have hereunto set my hand and seal this 9 day of , 20 . 10 (L.S.) (b) The clerk of the circuit court shall acknowledge the execution of 11 12 tax title deeds issued under this chapter. 13 SECTION 24. IC 6-1.1-25-5.5 IS REPEALED [EFFECTIVE JULY 14 1, 2015]. Sec. 5.5. (a) The deed given by the county auditor to a county 15 that acquired property under IC 6-1.1-24-6, or to a city agency that 16 acquired property under IC 36-7-17 or IC 36-7-17.1, shall be in a form 17 prescribed by the state board of accounts and approved by the attorney 18 general. 19 (b) The deed given by the county auditor to a city that acquired 20 property under IC 6-1.1-24-6.6 before its expiration and repeal must be 21 in a form prescribed by the state board of accounts and approved by the 22 attorney general. 23 SECTION 25. IC 6-1.1-25-7 IS AMENDED TO READ AS 24 FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 7. (a) If the: 25 (1) purchaser; 26 (2) purchaser's successors or assigns; or 27 (3) purchaser of the certificate of sale under IC 6-1.1-24; 28 fails to file the petition within the period provided in section 4.6 of this 29 chapter, that person's lien against the real property terminates at the end 30 of that period. However, this section does not apply if the county or city 31 state or a political subdivision is the holder of the certificate of sale. 32 (b) If the notice under section 4.5 of this chapter is not given within 33 the period specified in section 4.5(a)(3) or 4.5(c)(3) of this chapter, the 34 lien of the: 35 (1) purchaser of the property; or 36 (2) purchaser of the certificate of sale under IC 6-1.1-24; 37 against the real property terminates at the end of that period. 38 SECTION 26. IC 6-1.1-25-10, AS AMENDED BY P.L.66-2014, 39 SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 40 JULY 1, 2015]: Sec. 10. (a) If, before the court issues an order 41 directing the county auditor to issue a tax deed to a tract or item of real 42 property sold under IC 6-1.1-24, it is found by the county auditor and

1	the county treasurer that the sale was invalid, the county auditor shall
2	refund:
3	(1) the purchase money and all taxes and special assessments on
4	the property paid by the purchaser, the purchaser's assigns, or the
5	purchaser of the certificate of sale under IC 6-1.1-24 after the tax
6	sale plus five percent (5%) interest per annum; and
7	(2) subject to any limitation under section 2.5 of this chapter, any
8	costs paid by the purchaser, the purchaser's assigns, or the
9	purchaser of the certificate of sale under IC 6-1.1-24 under
10	section 2 of this chapter; the costs described in section 2(e) of
11	this chapter, subject to section 2.5 of this chapter;
12	from the county treasury to the purchaser, the purchaser's successors or
13	assigns, or the purchaser of the certificate of sale under IC 6-1.1-24.
14	The tract or item of real property, if it is then eligible for sale under
15	IC 6-1.1-24, shall be placed on the delinquent list as an initial offering
16	under IC 6-1.1-24-6.
17	(b) A political subdivision shall reimburse the county for interest
18	paid by the county under subsection (a) if:
19	(1) the invalidity of the sale under IC 6-1.1-24 resulted from the
20	failure of the political subdivision to give adequate notice of a lien
21	to property owners; and
22	(2) the existence of the lien resulted in the sale of the property
23	under IC 6-1.1-24.
24	SECTION 27. IC 6-1.1-25-11, AS AMENDED BY P.L.66-2014,
25	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2015]: Sec. 11. (a) Subsequent to the issuance of the order
27	directing the county auditor to issue a tax deed to real property sold
28	under IC 6-1.1-24, a county auditor shall refund:
29	(1) the purchase money and all taxes and special assessments
30	on the property paid by the purchaser, the purchaser's
31	assigns, or the purchaser of the certificate of sale under
32	IC 6-1.1-24 after the tax sale plus five percent (5%) interest per
33	annum; and
34	(2) the costs described in section 2(e) of this chapter, if the
35	costs were certified before the expiration of the period of
36	redemption, subject to section 2.5 of this chapter;
37	from the county treasury to the purchaser, the purchaser's successors or
38	assigns, or the purchaser of the certificate of sale under IC 6-1.1-24 if
39	it is found by the court that entered the order for the tax deed that
40	(1) the real property described in the deed was not subject to the
41	taxes for which it was sold;
42	(2) the delinquent taxes or special assessments for which the real



1 property was sold were properly paid before the sale or 2 (3) the legal description of the real property in the tax deed is void 3 for uncertainty. was invalid. 4 (b) The grantee of an invalid tax deed, including the county, to 5 whom a refund is made under this section shall execute, acknowledge, 6 and deliver to the owner a deed conveying whatever interest the 7 purchaser may have acquired by the tax sale deed. If a county is 8 required to execute a deed under this section, the deed shall be signed 9 by the county board of commissioners and acknowledged by the clerk 10 of the circuit court. 11 (c) A refund may not be made under this section while an action 12 initiated under either section 14 or 16 of this chapter is pending. 13 (d) If a sale is declared invalid after a claim is submitted under 14 IC 6-1.1-24-7 for money deposited in the tax sale surplus fund and the 15 claim is paid, the county auditor shall 16 (1) refund the purchase money plus five percent (5%) interest per 17 annum from the county treasury to the purchaser, the purchaser's 18 successors or assigns, or the purchaser of the certificate of sale 19 under IC 6-1.1-24; and 20(2) certify the amount paid to the property owner from the tax sale 21 surplus fund as a lien against the property and as a civil judgment 22 against the property owner. 23 initiate an action to recover the amount claimed, plus reasonable 24 attorney's fees and any other costs reasonably incurred by the 25 county in the course of, and attributable to, the recovery of the 26 amount claimed. 27 SECTION 28. IC 6-1.1-25-12 IS REPEALED [EFFECTIVE JULY 28 1, 2015]. Sec. 12. (a) If the conditions prescribed in subsection (b) of 29 this section exist, the grantee of a deed executed under this chapter, or 30 the grantee's successors or assigns, acquires a lien on the real property 31 in an amount equal to the sum of: 32 (1) the price paid at the tax sale for the real property; 33 (2) the taxes and special assessments paid by the grantee, or the 34 grantee's successors or assigns, subsequent to the sale; and 35 (3) any amount due the grantee, or the grantee's successors or assigns, as an occupying claimant. 36 37 (b) The grantee, or the grantee's successors or assigns, shall acquire 38 a lien under this section only if: 39 (1) the tax deed is ineffectual to convey title; 40 (2) the taxes or special assessments for which the real property 41 was sold were properly charged to that property and were unpaid 42 at the time of sale; and



1 (3) the real property has not been redeemed. 2 (c) The grantee, or the grantee's successors or assigns, may recover 3 from the owner of the real property, the owner of a life estate in the real 4 property, or any other person primarily liable for the payment of the 5 taxes and special assessments upon the real property an amount equal 6 to the sum of: 7 (1) the amount of the lien prescribed in this section; 8 (2) interest at the rate of ten percent (10%) per annum on the 9 amount of the lien; and 10 (3) all other lawful charges. 11 SECTION 29. IC 6-1.1-25-13 IS REPEALED [EFFECTIVE JULY 12 1, 2015]. Sec. 13. (a) When the grantee of an ineffectual tax deed, or 13 the grantee's successors or assigns, receives payment for the amount 14 which the grantee is entitled to receive under section 12(c) of this 15 chapter, the grantee shall execute, acknowledge, and deliver a deed 16 releasing the lien on the real property which the grantee has acquired under section 12(a) of this chapter. The grantee shall execute and 17 18 deliver the deed to the person who makes the payment. 19 (b) If the grantee, or the grantee's successors or assigns, fails to 20 execute, acknowledge, or deliver a deed as required by this section, the 21 person who makes the payment may initiate an action to quiet title to 22 the real property. When the payor initiates such an action, the grantee, 23 or the grantee's successors or assigns, is liable for the court cost and the 24 payor's reasonable attorney fees which result from the action. 25 SECTION 30. IC 6-1.1-25-15 IS REPEALED [EFFECTIVE JULY 26 1, 2015]. Sec. 15. With respect to an action initiated under section 14 27 of this chapter, if the court finds that the plaintiffs title is invalid and 28 that the plaintiff is not entitled to a refund under section 11 of this 29 chapter, the court shall ascertain the amount due the plaintiff under 30 section 12(c) of this chapter and from whom the amount is due. The 31 court shall order that the sum so ascertained be paid within a 32 reasonable time. If the payment is not made, the court shall order that 33 the real property be sold to pay the judgment and that the right of 34 redemption of the defendants to the suit, and all persons claiming under 35 them, is foreclosed. When real property is sold under this section, the 36 sheriff shall, upon payment of the purchase money, execute and deliver 37 to the purchaser a deed in fee simple for the real property. The 38 purchaser may then take immediate possession of the real property, and 39 there is no right of redemption from the sale.

40 SECTION 31. IC 6-1.1-37-9, AS AMENDED BY P.L.288-2013,
41 SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42 JULY 1, 2015]: Sec. 9. (a) This section applies when:



1 (1) an assessment is made or increased after the date or dates on 2 which the taxes for the year for which the assessment is made 3 were originally due; 4 (2) the assessment upon which a taxpayer has been paying taxes 5 under IC 6-1.1-15-10(a)(1) or IC 6-1.1-15-10(a)(2) while a 6 petition for review or a judicial proceeding has been pending is 7 less than the assessment that results from the final determination 8 of the petition for review or judicial proceeding; or 9 (3) the collection of certain ad valorem property taxes has been enjoined under IC 33-26-6-2, and under the final determination of 10 the petition for judicial review the taxpayer is liable for at least 11 12 part of those taxes. 13 (b) Except as provided in subsections (c) and (g), a taxpayer shall 14 pay interest on the taxes the taxpayer is required to pay as a result of an 15 action or a determination described in subsection (a) at the rate 16 established by the commissioner of the department of state revenue 17 under IC 6-8.1-10-1 from the original due date or dates for those taxes 18 to: 19 (1) the date of payment; or 20 (2) the date on which penalties for the late payment of a tax 21 installment may be charged under subsection (e) or (f); 22 whichever occurs first. The interest shall be computed using the rate in 23 effect for each particular year in which the interest accrued. 24 (c) Except as provided in subsection (g), a taxpayer shall pay 25 interest on the taxes the taxpayer is ultimately required to pay in excess 26 of the amount that the taxpayer is required to pay under 27 IC 6-1.1-15-10(a)(1) while a petition for review or a judicial 28 proceeding has been pending at the overpayment rate established under 29 Section 6621(c)(1) of the Internal Revenue Code in effect on the 30 original due date or dates for those taxes from the original due date or 31 dates for those taxes to: 32 (1) the date of payment; or 33 (2) the date on which penalties for the late payment of a tax 34 installment may be charged under subsection (e) or (f); 35 whichever occurs first. 36 (d) With respect to an action or determination described in 37 subsection (a), the taxpayer shall pay the taxes resulting from that 38 action or determination and the interest prescribed under subsection (b) 39 or (c) on or before: 40 (1) the next May 10; or 41 (2) the next November 10; 42 whichever occurs first.



1 (e) A taxpayer shall, to the extent that the penalty is not waived 2 under section 10.1 or 10.7 of this chapter, begin paying the penalty 3 prescribed in section 10 of this chapter on the day after the date for 4 payment prescribed in subsection (d) if: 5 (1) the taxpayer has not paid the amount of taxes resulting from 6 the action or determination; and 7 (2) the taxpayer either: 8 (A) received notice of the taxes the taxpayer is required to pay 9 as a result of the action or determination at least thirty (30) 10 days before the date for payment; or (B) voluntarily signed and filed an assessment return for the 11 12 taxes. 13 (f) If subsection (e) does not apply, a taxpayer who has not paid the 14 amount of taxes resulting from the action or determination shall, to the 15 extent that the penalty is not waived under section 10.1 or 10.7 of this 16 chapter, begin paying the penalty prescribed in section 10 of this 17 chapter on: 18 (1) the next May 10 which follows the date for payment 19 prescribed in subsection (d); or 20 (2) the next November 10 which follows the date for payment 21 prescribed in subsection (d); 22 whichever occurs first. 23 (g) A taxpayer is not subject to the payment of interest on real 24 property assessments under subsection (b) or (c) if: 25 (1) an assessment is made or increased after the date or dates on 26 which the taxes for the year for which the assessment is made 27 were due: 28 (2) the assessment or the assessment increase is made as the result 29 of error or neglect by the assessor or by any other official 30 involved with the assessment of property or the collection of 31 property taxes; and 32 (3) the assessment: 33 (A) would have been made on the normal assessment date if 34 the error or neglect had not occurred; or 35 (B) increase would have been included in the assessment on 36 the normal annual assessment date if the error or neglect had 37 not occurred. 38 SECTION 32. IC 6-1.1-37-10.1 IS REPEALED [EFFECTIVE JULY 39 1, 2015]. Sec. 10.1. (a) The fiscal body of a county may, before July 1, 40 2012, adopt an ordinance to have this section apply throughout the 41 county. If the fiscal body of a county adopts an ordinance under this 42 subsection, the ordinance applies after June 30, 2012, and until July 1,



1 2013, and the fiscal body shall deliver a copy of the ordinance to the 2 county treasurer and the county auditor. 3 (b) The county treasurer of a county to which this section applies 4 shall waive all interest and penalties added before January 1, 2012, to 5 a delinquent property tax installment or special assessment on a tract 6 or an item of real property if: 7 (1) all of the delinquent taxes and special assessments on the tract 8 or item of real property were first due and payable before January 9 1, 2012; and 10 (2) before July 1, 2013, the taxpayer has paid: 11 (A) all of the delinquent taxes and special assessments 12 described in subdivision (1); and 13 (B) all of the taxes and special assessments that are first due 14 and payable on the tract or item of real property after 15 December 31, 2011, and before July 1, 2013 (and any interest 16 and penalties on these taxes and special assessments). 17 (c) The county treasurer of a county to which this section applies shall waive interest and penalties as provided in subsection (b) if the 18 19 conditions of subsection (b) are satisfied, notwithstanding any payment 20 arrangement entered into by the county treasurer and the taxpayer 21 under IC 6-1.1-24-1.2 or under any other law. 22 SECTION 33. IC 36-1-11-4, AS AMENDED BY P.L.257-2013, 23 SECTION 41, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 24 JULY 1, 2015]: Sec. 4. (a) A disposing agent who wants to sell or 25 transfer real property must comply with this section, except as 26 permitted by section 4.1, 4.2, 5, 5.5, 5.7, 5.9, 8, 14, 15, or 18 of this 27 chapter. 28 (b) The disposing agent shall first have the property appraised by 29 two (2) appraisers. The appraisers must be: 30 (1) professionally engaged in making appraisals; 31 (2) licensed under IC 25-34.1; or 32 (3) employees of the political subdivision familiar with the value 33 of the property. 34 (c) After the property is appraised, the disposing agent shall 35 determine a minimum bid for the property based on the appraisals 36 and the disposing agent's knowledge of the property, publish a 37 notice in accordance with IC 5-3-1 setting forth the terms and 38 conditions of the sale, including the minimum bid, and, when 39 subsection (e) is employed, may engage an auctioneer licensed under 40 IC 25-6.1 to advertise the sale and to conduct a public auction. The 41 advertising conducted by the auctioneer is in addition to any other 42 notice required by law and shall include a detailed description of the



1 property to be sold stating the key numbers, if any, of the tracts within 2 that property. If the disposing agent determines that the best sale of the 3 property can be made by letting the bidders determine certain 4 conditions of the sale (such as required zoning or soil or drainage 5 conditions) as a prerequisite to purchasing the property, the disposing 6 agent may permit the bidders to specify those conditions. The notice 7 must state the following: 8 (1) Bids will be received beginning on a specific date. 9 (2) The sale will continue from day to day for a period determined 10 by the disposing agent of not more than sixty (60) days. (3) The property may not be sold to a person who is ineligible 11 under section 16 of this chapter. 12 13 (4) A bid submitted by a trust (as defined in IC 30-4-1-1(a)) must 14 identify each: 15 (A) beneficiary of the trust; and (B) settlor empowered to revoke or modify the trust. 16 17 (d) A bid must be open to public inspection. A bidder may raise the bidder's bid, and subject to subsection (e), that raise takes effect after 18 19 the board has given written notice of that raise to the other bidders. 20 (e) The disposing agent may also engage an auctioneer licensed 21 under IC 25-6.1 to conduct a sale by public auction. The auction may 22 be conducted either at the time for beginning the sale in accordance 23 with the public notice or after the beginning of the sale. The disposing 24 agent shall give each bidder who has submitted a bid written notice of 25 the time and place of the auction. 26 (f) The disposing agent may, before expiration of the time set out in 27 the notice, sell the property to the highest and best bidder. The highest 28 and best bidder must have complied with any requirement under 29 subsection (c)(4). However, the disposing agent may sell the property 30 for less than ninety percent (90%) of the average of the two (2) 31 appraisals of the tracts only after an additional notice stating the 32 amount of the bid to be accepted is published in accordance with 33 IC 5-3-1. The disposing agent may reject all bids. If the disposing agent rejects all bids, the disposing agent must make a written determination 34 35 to reject all bids explaining why all bids were rejected. 36 (g) If the disposing agent determines that, in the exercise of good 37 business judgment, the disposing agent should hire a broker or 38 auctioneer to sell the property, the disposing agent may do so and pay 39 the broker or auctioneer a reasonable compensation out of the gross 40 proceeds of the sale. A disposing agent may hire a broker to sell real 41 property directly rather than using the bid process under subsections (c)

42 through (f) if:



1	(1) the disposing agent publishes a notice of the determination to
2	hire the broker in accordance with IC 5-3-1; and
3	(2) the property has been up for bid for at least sixty (60) days
4	before the broker is hired, and either no bids were received or the
5	disposing agent has rejected all bids that were received.
6	The disposing agent may hire one (1) of the appraisers as the broker or
7	auctioneer.
8	(h) The following apply if a broker is hired under subsection (g):
9	(1) The property may not be sold to a person who is ineligible
10	under section 16 of this chapter.
11	(2) If the property is sold to a trust (as defined in IC 30-4-1-1(a)),
12	the following information must be placed in the public record
13	relating to the sale:
14	(A) Each beneficiary of the trust.
15	(B) Each settlor empowered to revoke or modify the trust.
16	(i) A disposing agent may conduct a public auction under this
17	section solely by electronic means, referred to in this subsection as
18	an electronic sale. A disposing agent that elects to conduct an
19	electronic sale may receive electronic payments and establish
20	policies necessary to secure the payments in a timely fashion. The
21	disposing agent may not charge an additional fee for conducting an
22	electronic sale. If a disposing agent chooses to conduct a public
23	auction as an electronic sale, the notice required by subsection (c)
24	must include a statement declaring this fact.
25	SECTION 34. IC 36-7-17.1-7, AS ADDED BY P.L.118-2013,
26	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2015]: Sec. 7. (a) The conveyance of a dwelling to an
28	applicant under this chapter shall be made in return for a fee of:
29	(1) one dollar (\$1); plus
30	(2) the amounts described in IC 6-1.1-24-5(f)(4) IC 6-1.1-24-5(e)
31	through IC 6-1.1-24-5(f)(6); IC 6-1.1-24-5(e)(6);
32	if the applicant executes an agreement that meets the minimum
33	conditions specified in subsection (b).
34	(b) The agreement described in subsection (a) must include the
35	following minimum conditions:
36	(1) The applicant must apply for and receive a rehabilitation loan
37	with respect to the dwelling and the real property on which it is
38	located not later than the period prescribed by the director of the
39	agency in the rules and regulations described in section 11 of this
40	chapter.
41	(2) Upon receiving the rehabilitation loan described in
42	subdivision (1), the applicant must comply with the program



1 2	regulations set forth in 24 CFR 203.50 and 24 CFR 203.440 et seq., with respect to the rehabilitation loan described in
3	subdivision (1).
4	(3) The applicant must comply with any additional terms,
5	conditions, and requirements that the agency may impose to
6	ensure that the purposes of this chapter are carried out. This may
7	include the requirement that the dwelling be rehabilitated to
8	minimum building code standards before possession.

COMMITTEE REPORT

Madam President: The Senate Committee on Local Government, to which was referred Senate Bill No. 531, 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 17, delete lines 13 through 27, begin a new paragraph and insert:

"SECTION 11. IC 6-1.1-24-6.2, AS ADDED BY P.L.203-2013, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.2. (a) This section applies to real property located within the municipal boundaries of a city or town.

(b) Before:

(1) the transfer of real property under section 6.7 of this chapter;

(2) the sale of real property under section 6.8 of this chapter; or

(3) the transfer of real property under section 6.9 of this chapter; or

(4) the assignment of a tax sale certificate under section 17 of this chapter;

the county executive of the county in which the real property is located shall notify the executive of the city or town in which the real property is located of the opportunity to accept a transfer of the property to the city or town as negotiated between the city or town and the county.

(c) After receiving notice from a county executive under subsection (b), the executive of the city or town shall respond to the notice not later than twenty (20) days after the executive receives the notice.".

Page 18, delete lines 40 through 42, begin a new paragraph and insert:

"SECTION 14. IC 6-1.1-24-6.7, AS AMENDED BY P.L.203-2013, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.7. (a) For purposes of this section, in a county containing a consolidated city "county executive" refers to the board of commissioners of the county as provided in IC 36-3-3-10.

(b) A county executive may transfer to a nonprofit entity:

(1) property under this section; or

(2) a tax sale certificate under section 17 of this chapter.

(c) As used in this section, "nonprofit entity" means an organization exempt from federal income taxation under 26 U.S.C. 501(c)(3).

(a) (d) The county executive may:

(1) by resolution, identify the property described under section 6 of this chapter that the county executive desires to transfer to a



nonprofit corporation entities for use for the public good; and

(2) set a date, time, and place for a public hearing to consider the transfer of the property to a nonprofit corporation. entities.

(b) (e) Notice of the property identified under subsection (a) (d) and the date, time, and place for the hearing on the proposed transfer of the property on the list shall be published in accordance with IC 5-3-1. The notice must include a description of the property by:

(1) legal description; and

(2) parcel number or street address, or both.

The notice must specify that the county executive will accept applications submitted by nonprofit corporations entities as provided in subsection (d) (g) and hear any opposition to a proposed transfer.

(c) (f) After the hearing set under subsection (a), (d), the county executive shall by resolution make a final determination concerning:

(1) the properties that are to be transferred to a nonprofit corporation; entity;

(2) the nonprofit corporation **entity** to which each property is to be transferred; and

(3) the terms and conditions of the transfer.

(d) (g) To be eligible to receive property under this section, a nonprofit corporation entity must file an application with the county executive. The application must state the property that the corporation nonprofit entity desires to acquire, the use to be made of the property, and the time period anticipated for implementation of the use. The application must be accompanied by documentation verifying the nonprofit status of the corporation entity and be signed by an officer of the corporation. nonprofit entity. If more than one (1) application for a single property is filed, the county executive shall determine which application is to be accepted based on the benefit to be provided to the public and the neighborhood and the suitability of the stated use for the property and the surrounding area.

(c) (h) After the hearing set under subsection (a) (d) and the final determination of properties to be transferred under subsection (c), (f), the county executive, on behalf of the county, shall cause all delinquent taxes, special assessments, penalties, interest, and costs of sale to be removed from the tax duplicate and the nonprofit corporation entity is entitled to a tax deed prepared by the county auditor, if the conditions of IC 6-1.1-25-4.5 and IC 6-1.1-25-4.6 are satisfied. The deed shall provide for:

(1) the use to be made of the property;

(2) the time within which the use must be implemented and maintained;



(3) any other terms and conditions that are established by the county executive; and

(4) the reversion of the property to the county executive if the grantee nonprofit corporation **entity** fails to comply with the terms and conditions.

If the grantee nonprofit corporation **entity** fails to comply with the terms and conditions of the transfer and title to the property reverts to the county executive, the property may be retained by the county executive or disposed of under any of the provisions of this chapter or IC 6-1.1-25, or both.".

Delete page 19.

Page 20, delete lines 1 through 30.

Page 27, between lines 9 and 10, begin a new paragraph and insert: "SECTION 19. IC 6-1.1-24-17 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 17. (a) For purposes of this section, in a county containing a consolidated city "county executive" refers to the board of commissioners of the county as provided in IC 36-3-3-10.

(b) As used in this section, "nonprofit entity" means an organization exempt from federal income taxation under 26 U.S.C. 501(c)(3).

(c) The county executive may by resolution:

(1) identify tax sale certificates issued under section 6 of this chapter that the county executive desires to assign to one (1) or more nonprofit entities; and

(2) set a date, time, and place for a public hearing to consider the assignment of the tax sale certificates to the nonprofit entities.

(d) Notice of the tax sale certificates identified under subsection (c) and the date, time, and place for the hearing on the proposed transfer of the tax sale certificates on the list shall be published in accordance with IC 5-3-1. The notice must include a description of the properties associated with the tax sale certificates being considered for assignment by:

(1) parcel number;

(2) legal description; and

(3) street address or other common description.

The notice must specify that the county executive will hear any opposition to the proposed assignments.

(e) After the hearing set under subsection (c), the county executive shall by resolution make a final determination



concerning:

(1) the tax sale certificates that are to be assigned to a nonprofit entity;

(2) the nonprofit entity to which each tax sale certificate is to be assigned; and

(3) the terms and conditions of the assignment.

(f) If a county executive assigns a tax sale certificate to a nonprofit entity under this section, the period of redemption of the real property under IC 6-1.1-25 expires one hundred twenty (120) days after the date of the assignment to the nonprofit entity. If a nonprofit entity takes assignment of a tax sale certificate under this section, the nonprofit entity acquires the same rights and obligations as a purchaser of a tax sale certificate under section 6.1 of this chapter.".

Page 27, line 15, reset in roman "(f);". Page 27, line 15, delete "(f);" and insert "(f),". Page 27, line 15, delete "(e),". Page 27, line 17, reset in roman "(g);". Page 27, line 19, delete "(f).". Page 27, line 20, reset in roman "(g),". Page 27, line 20, delete "(f),". Page 27, line 31, reset in roman "(g),". Page 27, line 31, delete "(f),". Page 27, line 41, reset in roman "(g),". Page 27, line 41, delete "(f),". Page 28, line 7, reset in roman "(g),". Page 28, line 7, delete "(f),". Page 28, reset in roman lines 19 through 21. Page 28, line 21, after "accrued" insert "and are delinquent". Page 28, reset in roman line 22. Page 28, line 23, reset in roman "(g)". Page 28, line 23, delete "(f)". Page 28, line 25, reset in roman "(f),". Page 28, line 25, delete "(e),". Page 39, delete lines 3 through 13. Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 531 as introduced.)

HEAD, Chairperson

Committee Vote: Yeas 6, Nays 0.

