

# LEGISLATIVE FISCAL OFFICE Fiscal Note

Fiscal Note On: **HB 721** HLS 15RS

Bill Text Version: REENGROSSED

Opp. Chamb. Action:

Proposed Amd.: Sub. Bill For.:

**Date:** June 4, 2015 10:08 AM

Author: IVFY

Dept./Agy.: Revenue

Subject: Increase various LDR penalties Analyst: Deborah Vivien

REVENUE SECRETARY RE +\$5,900,000 SG RV See Note

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995

Provides relative to penalties collected by the Department of Revenue

<u>Current law</u> imposes a fee for insufficient funds for income tax payments of 1% of the check or, if less than \$500, the greater of \$5 or the amount of the check. All other insufficient funds payments are subject to the greater of \$20 or 1% of the payment. This fee can be waived by the Secretary. Any waiver in excess of \$25,000 requires the approval of the Board of Tax Appeals. <u>Current law</u> imposes a \$500 fine on dealers who do not keep sales tax records as mandated. <u>Current law</u> imposes a penalty for negligence with no intent to defraud of 5% with a \$10 minimum. Current law imposes a late penalty of 5% (0.5% for personal income tax) each 30 days of delinquency and requires 90% of income tax to be paid by withholding, estimated payments or other payments on or before the due date of the return.

<u>Proposed law</u> removes the Board of Tax Appeals waiver approval requirement as of 12/31/15 and provides for oversight by House Ways & Means and Senate Revenue & Fiscal Affairs Committees for any penalty waivers in excess of \$25,000 (Continued on Page 2)

<b>EXPENDITURES</b>	2015-16	2016-17	2017-18	2018-19	2019-20	<b>5 -YEAR TOTAL</b>
State Gen. Fd.	\$0	\$0	\$0	\$0	\$0	\$0
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>
Annual Total	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>	\$0
REVENUES	2015-16	2016-17	2017-18	2018-19	2019-20	5 -YEAR TOTAL
State Gen. Fd.	\$0	\$0	\$0	\$0	\$0	\$0
Agy. Self-Gen.	\$5,900,000	\$5,900,000	\$5,900,000	\$5,900,000	\$5,900,000	\$29,500,000
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	SEE BELOW					
Annual Total						

## **EXPENDITURE EXPLANATION**

There is no anticipated direct material effect on governmental expenditures as a result of this measure.

### **REVENUE EXPLANATION**

This bill increases SGR for the Department of Revenue by increases various fees for negligence, late payments and required record maintenance. A small amount may be returned to local taxing authorities, including some negligence and late fees for hotel/motel sales tax.

### Negligence - \$5.4M

The penalty for negligence is increasing from the greater of \$10 or 5% of taxes due to 10% of taxes due, which the Secretary can waive. For offenses of 25% or more of adjusted gross income with demonstrated disregard for state tax law, the penalty increases to a mandatory 20% of taxes due, which the Secretary may not waive. Per LDR, if this debt is referred to centralized collections, it will also be subject to an additional mandatory 25% penalty, including the negligence penalty. Using the average negligence penalties collected over the last three years and assuming all were assessed at 5% of taxes, raising the fee to 10% of taxes due would increases penalties by \$5.4M per year. The fiscal note assumes a 10% negligence penalty; to the extent that larger taxpayers are assessed the higher penalty, this amount will increase.

## Late Payments - \$500,000

Late payment fines are not changed but the requirement that 90% payment of income tax must be made by the due date through withholding or other payments is eliminated in this bill. Eliminating the 90% requirement means 100% must be paid which would increase penalties for those paying between 90-99%. LDR reports an anticipated increase in penalties of about \$500,000 due to this provision.

**Dealer Record Maintenance** - no fee revenue anticipated since dealers are more likely to comply than pay the fee.

It is not clear from the bill how late payments and negligence penalties are treated if the delinquent debt is also subject to mandatory fees. Thus, the cumulative amount of penalties on delinquent debt is uncertain.

Senate <u>Dual Referral Rules</u> <u>House</u>		Segon V. allecta
13.5.1 >= \$100,000 Annual Fiscal Cost {S&H}	$\Box$ 6.8(F)(2) >= \$500,000 Rev. Red. to State {H & S}	
13.5.2 >= \$500,000 Annual Tax or Fee Change {S&H}	6.8(G) >= \$500,000 Tax or Fee Increase or a Net Fee Decrease {S}	Chief Economist



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#### **CONTINUED EXPLANATION from page one:**

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## **Summary (Continued from Page 1)**

Change {S&H}

except those waived under the voluntary disclosure program. The bill directs the Secretary to share a complete record of waivers in excess of \$25,000 with the oversight committees beginning 1/1/16 with taxpayer waiver acceptance as confidentiality consent.

<u>Proposed law</u> doubles the fine for dealers not keeping sales tax records as mandated from \$500 to \$1,000 <u>Proposed law</u> gives the Secretary discretion to impose a penalty of 10% of the negligent deficiency. If the offense is 25% or more of adjusted gross income with willful disregard for state tax law, the Secretary will impose a mandatory penalty of 20% of the deficiency or 15% without willful intent. <u>Proposed law</u> retains the late payment fines but removes the requirement of 90% payment of income tax by the due date through withholding or other payments. <u>Proposed law</u> defines willful disregard in the same manner as the federal standard.

<u>Senate</u>	Dual Referral Rules	<u>House</u>	$6.8(F)(1) >= $100,000 SGF Fiscal Cost {H & S}$	Stego V. allelt
13.5.1 >	>= \$100,000 Annual Fiscal Cost	{S&H}	$\Box$ 6.8(F)(2) >= \$500,000 Rev. Red. to State {H & S}	2 ( )
_				Gregory V. Albrecht
<b>X</b> 13.5.2 >	>= \$500,000 Annual Tax or Fee		$\square$ 6.8(G) >= \$500,000 Tax or Fee Increase	Chief Economist

or a Net Fee Decrease {S}