TO: County Treasurers, Software Providers, and Print Vendors
FROM: Jenny Banks, Director of Communications
RE: Treasurer’s Tax Statement (TS-1) for 2017
DATE: December 29, 2016

Under IC 6-1.1-22-8.1, the Department of Local Government Finance (“Department”) is required to prescribe the treasurer’s property tax comparison statement, more commonly referred to as the property tax bill or “TS-1.”

Under the statute, the TS-1 is required to contain important information about a taxpayer’s current and historical tax liability. The form is designed to supply taxpayers with basic information about their assessed value, gross tax rate, deductions, and related information for the current and prior years. This form also contains information included in the Notice of Assessment, also known as the Form 11 notice.

As explained below, counties must use the boilerplate language prescribed in this TS-1. Although the TS-1 is designed to accommodate certain local variations such as treasurer office hours and payment location information, the underlying boilerplate is to be used as-is. Vendors should ensure that the TS-1s they are using reflect the attached TS-1 for 2016 Pay 2017. Even though the Department may have approved a county’s TS-1 from a prior year, the county must use the attached TS-1 for 2016 Pay 2017. If the Department is notified of or becomes aware of forms that are not in compliance with the requirements as set forth in the attached documents, the Department may declare tax bills invalid and require new tax bills to be created and mailed.

2017 Payment Due Dates

The Department emphasizes that the 2016 Pay 2017 installment due dates are May 10, 2017, and November 13, 2017, respectively. If a county treasurer’s office is closed on November 13, 2017, then a payment postmarked or tendered on November 14, 2017 will have to be considered timely.

Changes

The Department has attached a copy of the 2015 Pay 2016 TS-1 that includes the hand-made revisions for 2016 Pay 2017. The Department is providing this document so that vendors can more easily identify the changes made. The revisions are all technical in nature; there are no new fields or data points. However, because of changes to local income taxes, some formulas have
been changed concerning the calculation of property tax relief credits. But overall, the TS-1 is substantively unchanged.

**Remittance Coupons**

Similar to last year, the Department will allow counties to format remittance coupons in accordance with their mail and payment processing needs. However, the Department still requires that certain criteria be met.

Coupons must contain the information outlined in the coupon format attached to this memorandum. This information includes the name and address of the property owner, payment due date, parcel number, and legal description. In addition, the remittance coupon must include any late payment penalties and interest owed by the taxpayer. The language as provided on the remittance coupon must be utilized regarding the addition of late payment penalties (see the top of the remittance coupon).

While the Department will be giving latitude in the arrangement of the coupons, care should be taken to avoid adding substantially duplicative information. Again, the underlying boilerplate language is not to be altered.

**Formatting**

There is no specified color for the TS-1 document. Counties are free to print in color or in black and white. The attached document has been prepared in standard (8.5x11) format. Different sizes can be accommodated in accordance with a county’s mail and payment processing needs. Included along with the document format is the State-approved calculation method for all of the fields in the document.

**Approval**

Neither the State Board of Accounts nor the Department will be reviewing TS-1 forms in advance for compliance. **Rather, vendors should cross-check their drafts directly against the attached document.** Because the TS-1 and remittance coupons are substantially similar to those in the past, the Department is allowing counties to proceed with printing and mailing of tax bills without formal review and individual form approval by the Department. However, if the Department is notified of or becomes aware of forms that are not in compliance with the requirements as set forth in the attached documents, the Department may declare tax bills invalid and require new tax bills to be created and mailed. **Counties are ultimately responsible for ensuring that they use the correct TS-1.**

The Department looks forward to working with counties, software providers, and print vendors to ensure this process continues to work smoothly. For questions about the TS-1, please contact Jenny Banks at (317) 234-4376 or jbanks@dlgf.in.gov.