As Introduced

131st General Assembly Regular Session 2015-2016

S. B. No. 96

Senator Hughes Senators Bacon, Beagle, Eklund, Patton, Brown, Yuko

A BILL

То	amend section 5715.39 of the Revised Code to	1
	waive any penalty due with respect to unpaid	2
	property taxes resulting when a mortgage lender	3
	fails to notify the county auditor of a	4
	satisfied mortgage.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 5715.39 of the Revised Code be	6
amended to read as follows:	7
Sec. 5715.39. (A) The tax commissioner may remit real	8
property taxes, manufactured home taxes, penalties, and interest	9
found by the commissioner to have been illegally assessed. The	10
commissioner also may remit any penalty charged against any real	11
property or manufactured or mobile home that was the subject of	12
an application for exemption from taxation under section 5715.27	13
of the Revised Code if the commissioner determines that the	14
applicant requested such exemption in good faith. The	15
commissioner shall include notice of the remission in the	16
commissioner's certification to the county auditor required	17
under that section.	18

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(B) The county auditor, upon consultation with the county	19	
treasurer, shall remit a penalty for late payment of any real	20	
property taxes or manufactured home taxes when:	21	
(1) The taxpayer could not make timely payment of the tax	22	
because of the negligence or error of the county auditor or	23	
county treasurer in the performance of a statutory duty relating	24	
to the levy or collection of such tax.	25	
(2) In cases other than those described in division (B)(1)	26	
of this section, and except as provided in division (B)(5) of	27	
this section, the taxpayer failed to receive a tax bill or a	28	
correct tax bill, and the taxpayer made a good faith effort to	29	
obtain such bill within thirty days after the last day for	30	
payment of the tax.	31	
(3) The tax was not timely paid because of the death or	32	
serious injury of the taxpayer, or the taxpayer's confinement in	33	
a hospital within sixty days preceding the last day for payment	34	
of the tax if, in any case, the tax was subsequently paid within	35	
sixty days after the last day for payment of such tax.	36	
(4) The taxpayer demonstrates that the full payment was	37	
properly deposited in the mail in sufficient time for the	38	
envelope to be postmarked by the United States postal service on	39	
or before the last day for payment of such tax. A private meter	40	
postmark on an envelope is not a valid postmark for purposes of	41	
establishing the date of payment of such tax.	42	
(5) With respect to the first payment due after a taxpayer	43	
fully satisfies a mortgage against a parcel of real property,	44	
the mortgagee failed to notify the auditor of the satisfaction	45	
of the mortgage, and the tax bill was sent to the mortgagee but	46	
not the taxpayer.		

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(C) The board of revision shall remit a penalty for late	48
payment of any real property taxes or manufactured homes taxes	49
if, in cases other than those described in division (B)(1) to	50
(4) of this section, the taxpayer's failure to make timely	51
payment of the tax is due to reasonable cause and not willful	52
neglect.	53
(D) The taxpayer, upon application within sixty days after	54
the mailing of the county auditor's or board of revision's	55
decision, may request the tax commissioner to review the denial	56
of the remission of a penalty by the auditor or board. The	57
application may be filed in person or by certified mail. If the	58
application is filed by certified mail, the date of the United	59
States postmark placed on the sender's receipt by the postal	60
service shall be treated as the date of filing. The commissioner	61
shall consider the application, determine whether the penalty	62
should be remitted, and certify the determination to the	63
taxpayer, to the county treasurer, and to the county auditor,	64
who shall correct the tax list and duplicate accordingly. The	65
commissioner may issue orders and instructions for the uniform	66
implementation of this section by all county boards of revision,	67
county auditors, and county treasurers, and such orders and	68
instructions shall be followed by such officers and boards.	69
(E) This section shall not provide to the taxpayer any	70
remedy with respect to any matter that the taxpayer may be	71
authorized to complain of under section 4503.06, 5715.19,	72
5717.02, or 5727.47 of the Revised Code.	73
(F) Applications for remission, and documents of any kind	74

related to those applications, filed with the tax commissioner

under this section are public records within the meaning of

section 149.43 of the Revised Code unless otherwise excepted

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under that section.	78
Section 2. That existing section 5715.39 of the Revised	79
Code is hereby repealed.	80