HOUSE BILL No. 1402

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-1.1-12-47; IC 10-17.

Synopsis: Veterans matters. Defines "veteran" for the purposes of veterans homelessness prevention programs and incentives. Provides a property tax deduction to an owner of real property that uses the owner's real property to provide rental housing to a veteran. Requires the Indiana department of veterans' affairs to perform an electronic query of the records maintained in the case management system developed and operated by the division of state court administration on a weekly basis to obtain arrestee information and cross reference the names obtained with the names of individuals in the: (1) U.S. Department of Defense data base of individuals whose military service qualifies the individual for veterans benefits; and (2) national guard registries. Allows the information to be shared with county prosecutors and veterans courts to benefit veterans in the court system.

Effective: January 1, 2018 (retroactive); July 1, 2018.

Baird, Clere

January 16, 2018, read first time and referred to Committee on Veterans Affairs and Public Safety.



Second Regular Session of the 120th General Assembly (2018)

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 2017 Regular Session of the General Assembly.

HOUSE BILL No. 1402

A BILL FOR AN ACT to amend the Indiana Code concerning military and veterans.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 6-1.1-12-47 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
3	JANUARY 1, 2018 (RETROACTIVE)]: Sec. 47. (a) As used in this
4	section, "veteran" means an individual residing in Indiana who has
5	served in any branch of the armed forces of the United States or
6	their reserves, in the national guard, or in the Indiana National
7	Guard.
8	(b) An owner of real property is entitled to a deduction from the
9	assessed value of the real property for an assessment date if:
10	(1) on the assessment date, the real property is leased by the
11	owner to a veteran;
12	(2) the term of the lease under which the veteran leases the
13	real property is at least one (1) year;
14	(3) the owner of the real property collaborates with a veterans
15	organization;
16	(4) the veteran uses the real property as the veteran's
17	principal place of residence; and



1	(5) the real property consists of:
2	(A) a dwelling and the land, not exceeding one (1) acre,
3	that immediately surrounds the dwelling; or
4	(B) a unit in an apartment.
5	(b) The amount of the deduction to which a property owner is
6	entitled under this section is equal to one hundred percent (100%)
7	of the assessed value of the real property.
8	(c) An applicant that desires to obtain the deduction provided
9	by this section must file a certified deduction application with the
10	auditor of the county in which the real property is located. The
11	application must contain the information and be in the form
12	prescribed by the department of local government finance. The
13	application must be completed and dated in the calendar year for
14	which the person wishes to obtain the deduction and filed with the
15	county auditor on or before January 5 of the immediately
16	succeeding calendar year.
17	(d) Section 40.5 of this chapter does not apply to the deduction
18	under this section.
19	SECTION 2. IC 10-17-1-12 IS ADDED TO THE INDIANA CODE
20	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
21	1, 2018]: Sec. 12. (a) As used in this section, "veterans' court" has
22	the meaning set forth in IC 33-23-16-10.
23	(b) The department, in collaboration with the national guard (as
24	defined in IC 10-16-1-13), shall perform an electronic query of the
25	records maintained in the case management system developed and
26	operated by the division of state court administration on a weekly
27	basis to obtain arrestee information and cross reference the names
28	obtained with the names of individuals in the:
29	(1) U.S. Department of Defense data base of individuals whose
30	military service qualifies the individual for veterans benefits;
31	and
32	(2) national guard registries.
33	(c) Information obtained under subsection (b) may be shared
34	with county prosecutors and a veterans' court to help address the
35	needs of veterans in the court system by:
36	(1) bringing together substance abuse rehabilitation
37	professionals, local social programs, and intensive judicial
38	monitoring; and
39	(2) linking veterans to programs and services.
40	(d) The department shall adopt rules and procedures necessary

and appropriate to implement this section.



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1	SECTION 3. IC 10-17-13.5-4, AS ADDED BY P.L.217-2017,
2	SECTION 76, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2018]: Sec. 4. (a) As used in subsection (b), "veteran"
4	means an individual residing in Indiana who has served in any
5	branch of the armed forces of the United States or their reserves,
6	in the national guard, or in the Indiana National Guard.
7	(a) (b) The department may make grants to qualified entities to be
8	used for the purpose of providing services to veterans, including the
9	following:
10	(1) Programs focused on eliminating homelessness, preventing
11	near term homelessness, and providing safe and secure living
12	conditions.
13	(2) Assisting veterans in moving from public housing assistance
14	programs to:
15	(A) home ownership; or
16	(B) stable, long term rental status.
17	A grant under this chapter for the purpose specified in clause (B)
18	may include up to nine (9) months of rental assistance.
19	(3) Assisting veterans in finding and using available federal and
20	state resources.
21	(4) Providing therapeutic services.
22	(5) Providing job training and job search assistance.
23	(b) (c) The department may make grants to the provider chosen by
24	the state department of health under section 6 of this chapter to be used
25	for the purpose of providing assistance to the provider to provide
26	diagnostic testing and hyperbaric oxygen treatment to veterans
27	receiving treatment under the pilot program established under section
28	6 of this chapter. However, a grant under this chapter may not be
29	awarded for the purposes specified in this subsection unless the state
30	department of health has adopted the rules required by section 5 of this
31	chapter. In addition, a grant may not be awarded for the purposes
32	specified in this subsection after the expiration of the pilot program
33	established under section 6 of this chapter.
34	SECTION 4. IC 10-17-13.5-6, AS ADDED BY P.L.217-2017,
35	SECTION 76, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2018]: Sec. 6. (a) As used in this section, "hyperbaric oxygen
37	treatment" means treatment for traumatic brain injury or posttraumatic
38	stress disorder that is ordered by a health care provider and delivered
39	in a hyperbaric chamber.
40	(b) The department shall establish a pilot program for the purpose

(b) The department shall establish a pilot program for the purpose

of providing assistance for the provider that has been approved by the

state department of health to provide diagnostic testing and hyperbaric



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1	oxygen treatment to veterans receiving treatment under section $\frac{4(b)}{b}$
2	4(c) of this chapter.
3	(c) The state department of health shall issue a request for proposals
4	to select one (1) provider that is eligible to offer the treatment
5	described in section $\frac{4(b)}{4(c)}$ of this chapter.
6	(d) An individual veteran is eligible to begin treatment if the service
7	related event that caused the traumatic brain injury or posttraumatic
8	stress disorder happened within the past twelve (12) months.
9	(e) An individual veteran must pay a co-pay equal to ten percent
0	(10%) of the cost of treatment billed to the department or the state
1	department of health.
2	(f) A grant under the pilot program established under subsection (b)
3	may be provided only to the provider chosen by the state department of
4	health to provide diagnostic testing and hyperbaric oxygen treatment
5	to veterans.
6	(g) The state department of health, after consulting with the
7	department, shall adopt rules under IC 4-22-2 to implement section
8	4(b) 4(c) of this chapter, including standards for the following:
9	(1) Determination by the provider that an individual is a veteran
20	eligible for participation in the program.
1	(2) Determination by the state department of health that the
2	provider is eligible to participate in the program, including:
23 24 25 26	(A) a requirement that the provider must maintain compliance
4	with applicable fire codes, treatment protocols, and state
3	department of health oversight; and
	(B) other facility standards determined by the state department
27	of health.
28	(3) Treatment plan requirements, including the following:
9	(A) A provider's submission to the state department of health,
0	before providing hyperbaric oxygen treatment to a veteran, of
1	a treatment plan that includes:
3	(i) a health care provider's prescription for hyperbaric
4	oxygen treatment; (ii) varification by the provider that the vateron is clicible
	(ii) verification by the provider that the veteran is eligible
5	for participation in the program and voluntarily accepts
66 7	treatment through the program;
	(iii) an estimate of the cost of the veteran's treatment; and
8	(iv) any other information required by the state department
9	of health. (B) A reasonable time from for:
-0 -1	(B) A reasonable time frame for:
2	(i) approval or disapproval by the state department of health
	of a treatment plan described in clause (A); and



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1	(ii) notice to the provider of approval or disapproval of the
2	treatment plan.
2 3	(C) Contingent on sufficient funding available in the fund,
4	approval of each treatment plan that meets the requirements
5	established by the state department of health under this
6	section.
7	(D) The sources of funding for the estimated treatment cost for
8	each veteran whose treatment plan is approved under this
9	section.
10	(4) Criteria for approval of payment for treatment that has been
11	verified by the state department of health to have been provided
12	under a treatment plan approved under subdivision (3), including
13	(A) whether a drug or device used in the treatment plan has
14	been approved for any purpose by the federal Food and Drug
15	Administration;
16	(B) health improvement of the veteran receiving the treatment,
17	as demonstrated through:
18	(i) standardized, independent pretreatment and
19	posttreatment neuropsychological testing;
20	(ii) nationally accepted survey instruments;
21	(iii) neurological imaging; or
22	(iv) clinical examination; and
23	(C) receipt by the state department of health of pretreatment
24	and posttreatment evaluation documentation.
25	(5) Confidentiality of all individually identifiable patient
26	information of a veteran. However, subject to the requirements of
27	the federal Health Insurance Portability and Accountability Act
28	and any other applicable medical record laws, all data and
29	information from which the identity of an individual veteran
30	cannot be reasonably ascertained must be available to the general
31	assembly, participating institutional review boards, participating
32	health care providers, medical researchers, and other
33	governmental agencies.
34	(h) This section expires June 30, 2019.
35	SECTION 5. An emergency is declared for this act.

