Policy Statement

False Claims Act – Tax Administration

A state's False Claims ("Whistleblower ") Act is not the correct forum for administering state tax laws. Taxation is a form of taking by the government, and the interpretation of complex tax provisions should be left to the government agency charged with administering the tax laws and that agency's legal representative. Allowing a private party to bring legal action to assert a tax liability that may be contrary to the government agency's own interpretation of the law places a dark cloud over the state's tax administration environment.

In taxation, mistakes are made, and taxpayers that identify errors are encouraged to come forward. Reasonable penalties and interest costs are imposed to encourage compliance and the admission of mistakes and can even be reduced in some instances where the taxpayer's mistake was not willful. False Claims Act penalties do not take into consideration the nuances and complexity of Illinois' tax code, and severely punish even honest mistakes.

Many states and the federal government have adopted provisions that encourage private parties that are aware of improper application of the law to report that information to the tax administration agency. The agency then has the responsibility to investigate the matter and if appropriate assert the liability against the errant taxpayer. Many of these provisions provide for a benefit to the person(s) that identified the issue. In almost all cases, these provisions are incorporated in the tax codes of their jurisdictions and leave the sole responsibility for enforcement of tax laws to the state agency charged with their administration. The Taxpayers' Federation of Illinois strongly supports legislation that implements this structure in Illinois.

Illinois' False Claims Act should be amended so that the power to assert tax liability is limited to the state agency charged with its administration—the Department of Revenue.

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430 East Vine Street Suite A Springfield, Illinois 62703

217.522.6818 PHONE TFI@ILTAXWATCH.ORG WWW.ILTAXWATCH.ORG

