

Section 4.1

Replaces “World Wide Web site” with “Publicly Accessible Internet Website.”

Section 4.5

Strikes out language requiring an elected tax collector to submit a criminal history check to the municipality.

Adds language providing that a current tax collector or a tax collector running for a second or subsequent term does not need to submit a criminal history check when filing a nomination petition or papers.

Section 4.6

Removes every reference to continuing education from Section 4.6.

Adds the Real Estate Tax Sale Law, the Local Tax Enabling Act and Assessments as courses of the basic training program.

Replaces the definition of “Pennsylvania Qualified Municipal Collector” with “Qualified Tax Collector”. Further, strikes any reference to “Pennsylvania Qualified Municipal Collector” and replaces it with “Qualified Tax Collector”.

Provides for a grandfather clause for existing tax collectors. The Department of Community and Economic Development will issue a qualified tax collector certification for current tax collectors.

Requires the Department of Community and Economic Development to provide notification to a municipality or political subdivision that a qualified tax collector certificate has been issued to a current tax collector or an individual who has been elected as a tax collector.

Provides that fees for the basic education training and exam will not exceed \$250.

Removes the requirement that a tax collector provide a copy of their certification to the municipality or political subdivision.

Removes the Department of Community and Economic Development’s responsibility to issue a report on the program.

Various technical changes throughout section 4.6.

Section 22

Removes language that requires a tax collector to have capacity to collect and settle taxes.

Strikes language prohibiting a deputy tax collector from being an immediate family member of a tax collector.