AMENDMENTS TO HOUSE BILL NO. 1469

Sponsor: SENATOR LAUGHLIN

Printer's No. 2186

Amend Bill, page 1, lines 7 and 8, by striking out "; AND, IN 1 2 TRAINING AND CERTIFICATION OF INSPECTORS, FURTHER PROVIDING FOR 3 TRAINING OF INSPECTORS" 4 Amend Bill, page 1, lines 16 through 20; pages 2 through 7, lines 1 through 30; page 8, lines 1 through 21; by striking out 5 6 all of said lines on said pages and inserting 7 Section 1. Section 501(b)(1), (2) and (3) and (c) of the act of November 10, 1999 (P.L.491, No.45), known as the Pennsylvania 8 9 Construction Code Act, are amended and the section is amended by adding subsections to read: 10 Section 501. Administration and enforcement. 11 12 * * * (b) Municipal administration and enforcement.--This act may 13 be administered and enforced by municipalities in any of the 14 15 following ways: (1) By the designation of an employee to serve as the 16 municipal code official to act on behalf of the municipality

17 for administration and enforcement of this act. <u>A municipal</u> 18 19 code official may utilize third-party agencies to supplement the municipal code enforcement program's plan review and 20 inspection services or may utilize third-party agencies to 21 22 perform plan review and inspection services in categories 23 which its program does not possess the necessary personnel to_ 24 administer.

25 (2) By the retention of one or more construction code 26 officials or third-party agencies to act on behalf of the 27 municipality for administration and enforcement of this act. 28 This paragraph shall expire June 30, 2019.

(2.1) On and after July 1, 2019, by the retention of two 29 30 or more third-party agencies to act on behalf of the municipality for administration and enforcement of this act. 31 (3) Two or more municipalities may provide for the joint 32

33 administration and enforcement of this act through an intermunicipal agreement under 53 Pa.C.S. Ch. 23 Subch. A 34

1	(relating to intergovernmental cooperation). <u>Any</u>
2	intermunicipal agreement that provides for exclusive
3	<u>enforcement by a third-party agency shall be in writing and _</u>
4	<u>conform to paragraph (2.1) on and after July 1, 2019.</u>
5	* * *
6	(b.1) Administration and enforcement by third-party_
7	agencies A municipality opting to administer and enforce this
8	act by retaining two or more third-party agencies under
9	subsection (b) (2.1) shall be subject to the following
10	requirements:
11	(1) The services of the third-party agencies shall be
12	furnished and performed under written professional services
13	contracts with the municipality.
14	(2) In entering into professional services contracts
15	under this subsection, the governing body of the municipality
16	shall take into consideration all of the following:
17	(i) The qualifications of the third-party agency.
18	(ii) The fee schedule.
19	(iii) The availability of services.
20	(iv) The input of affected stakeholders.
21	(3) Third-party agencies contracting with the
22	municipality under this subsection may not be affiliated with_
23	one another.
24	(4) One of the third-party agencies contracting with the
25	municipality under this subsection shall be designated as the
26	enforcement agent for the municipality for general code
27	enforcement actions.
28	(5) A professional services contract between a
29	municipality and a third-party agency in effect before the
30	effective date of this subsection shall remain in effect and
31	the provisions of subsection (b) (2.1) shall take effect upon
32	the expiration of the original terms of the professional
33	services contract.
34	(6) A professional services contract entered into
35	between a municipality and a third-party agency on or after
36	the effective date of this subsection may not exceed three
37	<u>years.</u>
38	(b.2) WaiverIf a municipality opts to administer and
39	enforce this act under subsection (b)(2.1) but cannot obtain an
40	offer from a qualified third-party agency to fulfill the need to
41	have at least two third-party agencies, the municipality may be
42	<u>relieved from the requirement of retaining two third-party</u>
43	agencies by completing a certification form, subject to the
44	<u>following:</u>
45	(1) The municipality must complete the certification
46	form before the contract with the selected third-party agency
47	is executed and must maintain the form throughout the life of
48	the contract with the third-party agency.
49	(2) The certification form must be completed annually.
50	(3) A copy of the certification form must be filed with
51	<u>the department. The department shall maintain a list of</u>

1 municipalities that have filed a certification form on the department's publicly accessible Internet website. 2 (4) The department shall furnish the certification form 3 4 which must: (i) Require the municipality to disclose the methods 5 6 and dates of the public solicitation. For purposes of 7 meeting this requirement, the municipality shall 8 advertise requests for proposals and announce the 9 solicitation at a public meeting. 10 (ii) Require the municipality to disclose the number 11 of qualified bids received to the public solicitation. 12 (iii) Contain a statement that the information 13 provided by the municipality is in compliance with 18 Pa.C.S. § 4904 (relating to unsworn falsification to 14 <u>authorities).</u> 15 16 (iv) Contain a statement that the department does 17 not have the discretion to deny waiver requests. (b.3) Duties of municipalities.--If a municipality contracts 18 with third-party agencies for the administration and enforcement 19 of this act, the municipality shall: 20 (1) Ensure that the form utilized for a permit 21 22 application notifies an applicant of all of the following: (i) The third-party agency is acting on behalf of 23 the municipality. 24 25 (ii) An applicant may inform the governing body of complaints about the third-party agencies' services, 26 including reports of incompetence or gross negligence, a 27 28 failure to abide by a time period specified under this 29 act, unprofessional behavior or discrimination based on 30 personal bias against the applicant. (iii) The department certifies third-party agencies 31 32 and investigates complaints due to violations of this 33 act, incompetence or gross negligence, fraud, deceit or acts of moral turpitude. 34 35 (iv) The department has a publicly accessible 36 Internet website that includes the form for filing a 37 complaint under subparagraph (iii). (2) Maintain a record of complaints submitted under 38 paragraph (1)(ii). 39 40 Board of appeals.--(C) 41 A municipality which has adopted an ordinance for (1)the administration and enforcement of this act or 42 43 municipalities which are parties to an agreement for the 44 joint administration and enforcement of this act shall 45 establish or designate a board of appeals as provided by regulations promulgated by the department to hear appeals 46 47 from decisions of the code administrator[.] <u>subject to the</u> following: 48 49 (i) Members of the municipality's governing body may not serve as members of the board of appeals. 50 (ii) A municipality may establish a board of appeals 51

1 or may establish or designate a joint board of appeals in 2 accordance with 53 Pa.C.S. Ch. 23 Subch. A (relating to 3 intergovernmental cooperation). 4 (iii) A city of the first class may designate an 5 existing departmental board that has jurisdiction over 6 building standard appeals to act as the board of appeals of the city of the first class and advise the appropriate 7 8 department that oversees building standards as to whether_ 9 an appeal should be granted, modified or rejected. The department shall render final decision on requests for 10 11 appeal. * * * 12 13 Amend Bill, page 8, line 22, by striking out "3" and 14 inserting 2 15 16 Amend Bill, page 8, by inserting between lines 24 and 25 17 Section 3. The amendment of section 501(b)(3) of the act shall apply to intermunicipal agreements entered into on and 18 19 after the effective date of this section. Amend Bill, page 8, line 25, by striking out "in 60 days" and 20 21 inserting 22 immediately