THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 344 Session of 2017

INTRODUCED BY BROWNE, VULAKOVICH, RAFFERTY, BREWSTER AND SABATINA, FEBRUARY 15, 2017

REFERRED TO FINANCE, FEBRUARY 15, 2017

AN ACT

1 2 3	Amending Title 64 (Public Authorities and Quasi-Public Corporations) of the Pennsylvania Consolidated Statutes, establishing the Delinquent Debt Intercept Authority.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Title 64 of the Pennsylvania Consolidated
7	Statutes is amended by adding a chapter to read:
8	CHAPTER 62
9	DELINQUENT DEBT INTERCEPT AUTHORITY
10	<u>Subchapter</u>
11	A. General Provisions
12	B. Structure and Powers
13	<u>C. Accounts</u>
14	<u>D. Delinquent Debt Intercept Program</u>
15	E. Executive Agencies
16	F. Nonexecutive Governmental Agencies
17	SUBCHAPTER A
18	GENERAL PROVISIONS

1	Sec.
2	<u>6201. Scope of chapter.</u>
3	<u>6202. Definitions.</u>
4	6203. Construction.
5	<u>§ 6201. Scope of chapter.</u>
6	This chapter relates to the Delinquent Debt Intercept
7	Authority.
8	<u>§ 6202. Definitions.</u>
9	The following words and phrases when used in this chapter
10	shall have the meaning given to them in this section unless the
11	context clearly indicates otherwise:

12 "Act." The act of July 7, 1947 (P.L.1368, No.542), known as

13 the Real Estate Tax Sale Law.

14 "Authority." The Delinquent Debt Intercept Authority

15 established in section 6211 (relating to authority).

16 "Board." The board of the Delinquent Debt Intercept

17 Authority established in section 6212 (relating to board).

18 "Bureau." As that term is defined under the act.

19 <u>"Certified Commonwealth income tax obligation." A final</u>

20 Commonwealth income tax obligation which has been certified by

21 <u>the office.</u>

22 <u>"Certified debt." Either of the following:</u>

23 (1) A final claim which has been certified by the

24 <u>office.</u>

25 (2) A final claim which has been certified by the

26 governing body of a government agency which is not an

27 <u>executive agency.</u>

28 "Claims." An amount owed to a Federal agency or government

29 agency. The term includes taxes, fines, fees, property tax

30 claims, property tax debts, interest and civil penalties. The

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1	term does not include any of the following:
2	(1) A court-ordered child support obligation.
3	<u>(2) A Federal tax liability.</u>
4	(3) An obligation which is less than \$25.
5	(4) An obligation other than a property tax claim or
6	property tax debt, which is secured by collateral.
7	"Commonwealth agency." An executive agency, an independent
8	agency or a State-affiliated entity.
9	"Commonwealth income tax obligation." An obligation owed the
10	Commonwealth under Article III or IV of the act of March 4, 1971
11	(P.L.6, No.2), known as the Tax Reform Code of 1971.
12	"Debtor." A person that owes a claim to a Federal agency or
13	who owes a certified debt to a government agency.
14	"Executive agency." The Governor and the departments,
15	boards, commissions, authorities and other officers and agencies
16	of the Commonwealth. The term does not include a court or other
17	officer or agency of the Unified Judicial System, the General
18	Assembly and the General Assembly's officers and agencies, an
19	independent agency, a State-affiliated entity, a State-related
20	institution, a political subdivision, a municipal authority or a
21	local, regional or metropolitan transportation authority.
22	"Federal agency." The United States, the President of the
23	United States, the Congress and any department, corporation,
24	agency or instrumentality designated or established by the
25	United States.
26	"Federal payment." A payment to be made by a Federal agency
27	to a person. The term does not include any of the following:
28	(1) A Federal tax refund payment.
29	(2) A Federal payment for salary, wage, pension or other
30	compensation to or on behalf of an employee of a Federal

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1 <u>agency.</u>

2	(3) A payment due to an individual under the Social
3	<u>Security Act (49 Stat. 620, 42 U.S.C. § 301 et seq.).</u>
4	(4) A payment due to an individual under Part B of the
5	<u>Black Lung Benefits Act (Public Law 91-173, 30 U.S.C. § 901</u>
6	<u>et seq.).</u>
7	(5) A payment due to an individual under any law
8	administered by the Railroad Retirement Board.
9	(6) Any other payment excluded by the Secretary of the
10	United States Treasury under the Treasury Offset Program.
11	"Federal tax payment." A Federal tax refund payment to be
12	made by a Federal agency to a person.
13	"Final claim." A claim which remains unpaid or uncollected
14	for a period exceeding 30 days from the date the right to appeal
15	or contest the claim first expired.
16	"Final Commonwealth income tax obligation." A Commonwealth
17	income tax obligation which remains unpaid or uncollected for a
18	period exceeding 30 days from the date the right to appeal or
19	contest the obligation first expired.
20	"Fund." The Delinguent Debt Intercept Fund established in
21	section 6221 (relating to funds and accounts).
22	"Governing body."
23	(1) The court, body or board authorized by law to adopt
24	binding resolutions or enact ordinances for a government
25	agency. The term includes an employee or officer of a court,
26	body or board who has by a binding resolution or ordinance
27	been given explicit authority to act for the court, body or
28	board in a particular matter or type of matter.
29	(2) For municipalities which are governed by separate
30	legislative and executive branches, the executive employee or

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1	officer who is responsible for revenue collection.
2	"Government agency." Any of the following:
3	(1) A Commonwealth agency.
4	(2) The Unified Judicial System and the Unified Judicial
5	System's courts, officers and agencies.
6	(3) The General Assembly and the General Assembly's
7	officers and agencies.
8	(4) A political subdivision.
9	(5) A municipal authority.
10	(6) A local, regional or metropolitan transportation
11	authority.
12	"Independent agency." A board, commission or other agency or
13	officer of the Commonwealth which is not subject to the policy,
14	supervision and control of the Governor. The term does not
15	include the following:
16	(1) A court or other officer or agency of the Unified
17	Judicial System.
18	(2) The General Assembly and the General Assembly's
19	officers and agencies.
20	(3) An executive agency.
21	(4) A State-affiliated entity.
22	(5) A State-related institution.
23	(6) A political subdivision.
24	(7) A municipal authority.
25	(8) A local, regional or metropolitan transportation
26	authority.
27	"Local, regional or metropolitan transportation authority."
28	An entity meeting the definition of "authority" under 74 Pa.C.S.
29	<u>§ 1701 (relating to definitions).</u>
30	"Municipal authority." A public authority created under 53
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1	Pa.C.S. Ch. 56 (relating to municipal authorities) or under the
2	former act of May 2, 1945 (P.L.382, No.164), known as the
3	Municipality Authorities Act of 1945.
4	"Office." The Office of the Budget.
5	"Payee." A debtor owed a payment from a Federal agency or an
6	executive agency.
7	"Program." The Delinquent Debt Intercept Program established
8	in Subchapter D (relating to Delinquent Debt Intercept Program).
9	"Property tax claim." A claim as defined under section 102
10	<u>of the act.</u>
11	"Property tax debt." A liability of a person in whose name a
12	real property is last registered with a government agency
13	located in a county of the first or second class for a tax
14	levied, with added interest and penalties, by the government
15	agency upon the real property.
16	"Secretary." The Secretary of the Budget.
17	"State-affiliated entity." A Commonwealth authority or a
18	Commonwealth entity.
19	(1) The term includes:
20	(i) The Pennsylvania Turnpike Commission.
21	(ii) The Pennsylvania Housing Finance Agency.
22	(iii) The Commonwealth Financing Authority.
23	(iv) The Pennsylvania Municipal Retirement Board.
24	(v) The Pennsylvania Infrastructure Investment
25	<u>Authority.</u>
26	(vi) The State Public School Building Authority.
27	(vii) The Pennsylvania Higher Educational Facilities
28	Authority.
29	(viii) The State System of Higher Education.
30	(2) The term does not include:

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1	(i) A court or other officer or agency of the
2	Unified Judicial System.
3	(ii) The General Assembly and the General Assembly's
4	officers and agencies.
5	(iii) An executive agency.
6	(iv) A State-related institution.
7	(v) A political subdivision.
8	(vi) A municipal authority.
9	(vii) A local, regional or metropolitan
10	transportation authority.
11	"State payment." A payment to be made by an executive agency
12	to a person. The term does not include any of the following:
13	(1) Payments for salary, wage, pension or other
14	compensation to or on behalf of an employee of an executive
15	agency.
16	(2) Payments to be made to an individual under the act
17	of June 2, 1915 (P.L.736, No.338), known as the Workers'
18	Compensation Act.
19	(3) Payments to be made to an individual under the act
20	of December 5, 1936 (2nd Sp.Sess., 1937 P.L.2897, No.1),
21	known as the Unemployment Compensation Law.
22	(4) Payments to be made to an individual under the act
23	of June 13, 1967 (P.L.31, No.21), known as the Human Services
24	<u>Code.</u>
25	(5) A refund made in accordance with section 304 of the
26	act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform
27	<u>Code of 1971.</u>
28	"State-related institution." The Pennsylvania State
29	<u>University, the University of Pittsburgh, Lincoln University or</u>
30	Temple University.
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1	"Treasury Offset Program." The program authorized under 31
2	U.S.C. § 3716 (relating to administrative offset).
3	<u>§ 6203. Construction.</u>
4	This chapter shall be liberally construed in order to affect
5	the public purposes of this chapter.
6	SUBCHAPTER B
7	STRUCTURE AND POWERS
8	<u>Sec.</u>
9	<u>6211. Authority.</u>
10	<u>6212. Board.</u>
11	<u>6213.</u> Powers.
12	<u>§ 6211. Authority.</u>
13	(a) EstablishmentThere is established an independent
14	authority to be known as the Delinquent Debt Intercept
15	Authority. The authority shall be an instrumentality of the
16	Commonwealth and a body corporate and politic, with corporate
17	succession.
18	(b) GovernanceThe authority shall be governed by the
19	board. The powers of the authority shall be exercised by the
20	board.
21	<u>(c) Expenses</u>
22	(1) Expenses of the authority shall be paid from income
23	of the authority. Except as provided in this chapter or by
24	other law, the Commonwealth may not be responsible for
25	funding the expenses of the authority.
26	(2) The authority may borrow from the Commonwealth an
27	amount not to exceed \$1,000,000 for the purpose of operation
28	of the authority. Any amount borrowed under this paragraph
29	must be repaid to the Commonwealth by June 30, 2017.
30	(d) Fiscal yearThe fiscal year of the authority shall be

1	the same as the fiscal year of the Commonwealth.
2	<u>(e)</u> Audit
3	(1) The accounts and books of the authority shall be
4	examined and audited annually by an independent certified
5	public accounting firm.
6	(2) The authority shall, by December 31 of each year,
7	file a copy of the audit required by paragraph (1) with the
8	Secretary of the Senate and the Chief Clerk of the House of
9	<u>Representatives.</u>
10	(f) PublicationThe authority shall annually publish a
11	concise financial statement in the Pennsylvania Bulletin.
12	(g) CooperationExecutive agencies, other than the office,
13	shall cooperate with and provide assistance to the authority
14	without financial reimbursement.
15	(h) Existence and dissolution
16	(1) The authority shall exist until dissolved by law.
17	(2) The authority shall be dissolved by law if all
18	outstanding liabilities of the authority have been fully paid
19	or provision has been made for payment of all outstanding
20	liabilities of the authority. Upon the dissolution of the
21	authority, all funds, assets and other property of the
22	authority shall vest in the Commonwealth.
23	(i) ProcurementThe authority shall be considered an
24	independent agency for the purposes of 62 Pa.C.S. Pt. I
25	(relating to Commonwealth procurement code).
26	(j) Relationship with office
27	(1) The office shall provide administrative services and
28	staff to the authority and the board. The authority shall
29	reimburse the office for the cost of providing the
30	administrative services and staff.
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1	(2) The authority shall enter into agreements with the
2	office setting forth the rights and obligations they have to
3	each other in carrying out the authority's and office's
4	respective responsibilities under and to further the intent
5	<u>of this chapter.</u>
6	(k) ApplicabilityThe following acts shall apply to the
7	authority and the board:
8	(1) The act of July 19, 1957 (P.L.1017, No.451), known
9	as the State Adverse Interest Act.
10	(2) The act of February 14, 2008 (P.L.6, No.3), known as
11	the Right-to-Know Law.
12	(3) The provisions of 65 Pa.C.S. Chs. 7 (relating to
13	open meetings) and 11 (relating to ethics standards and
14	<u>financial disclosure).</u>
15	<u>§ 6212. Board.</u>
16	(a) CompositionThe board shall be composed of the
17	following members:
18	(1) The State Treasurer or a designee.
19	(2) The Attorney General or a designee.
20	(3) The Secretary of the Budget or a designee.
21	(4) The Secretary of Revenue or a designee.
22	(5) One individual appointed by the Governor.
23	(6) Four legislative appointees.
24	(i) Appointments are as follows:
25	(A) One individual who is a member of the
26	government of a county and who shall be appointed by
27	the President pro tempore of the Senate.
28	(B) One individual who is a member of the
29	government of a township of the first or second class
30	appointed by the Minority Leader of the Senate.

1	(C) One individual who is a member of the
2	government of a city of the first, second or third
3	class appointed by the Speaker of the House of
4	<u>Representatives.</u>
5	(D) One individual who is a member of a school
6	board appointed by the Minority Leader of the House
7	of Representatives.
8	(ii) Legislative appointees shall serve at the
9	pleasure of the appointing authority.
10	(iii) An individual appointed to the board pursuant
11	to subparagraph (i) may not be a member of the General
12	Assembly or staff of a member of the General Assembly.
13	(b) OrganizationThe Governor shall select a member of the
14	board to serve as chairperson. The members shall select the
15	other officers from among the members.
16	(c) MeetingsThe board shall meet at the call of the
17	<u>chairperson.</u>
18	(d) QuorumFive members of the board shall constitute a
19	quorum, and the following shall apply:
20	(1) The consent of at least five members of the board,
21	with at least four of the consenting members being appointed
22	under subsection (a)(6), shall be necessary to take action on
23	behalf of the authority for any of the following:
24	(i) Adopting bylaws.
25	(ii) Hiring professionals under section 6213(a)(5)
26	and (6) (relating to powers).
27	(2) The consent of at least five members of the board
28	shall be necessary to take any other action on behalf of the
29	authority.
30	(e) CompensationThe members of the board may not receive

1	compensation for services as members of the board but shall be
2	entitled to reimbursement for all necessary and reasonable
3	expenses incurred in connection with the performance of the
4	members' duties as a member of the board.
5	(f) LiabilityMembers of the board shall not be liable
6	personally for any debt of the authority.
7	(g) Initial appointment and vacancyAppointing authorities
8	shall appoint initial members to the board within 30 days of the
9	effective date of this section. Whenever a vacancy occurs on the
10	board, the appointing authority shall appoint a successor member
11	within 30 days of the vacancy.
12	<u>§ 6213. Powers.</u>
13	(a) PowersThe authority may do all of the following:
14	(1) Adopt bylaws and guidelines proposed by the office
15	<u>as necessary.</u>
16	(2) Sue and be sued, implead and be impleaded,
17	interplead, complain and defend in any court.
18	(3) Adopt, use and alter a corporate seal. No seal shall
19	be required to take official action.
20	(4) Establish accounts necessary or desirable for the
21	authority's corporate purposes.
22	(5) Employ an executive director.
23	(6) Retain attorneys, accountants, auditors and
24	consultants to render services and engage the services of
25	other advisors, consultants and agents as necessary. For the
26	purposes of this paragraph, the authority shall be considered
27	an independent agency for purposes of the act of October 15,
28	1980 (P.L.950, No.164), known as the Commonwealth Attorneys
29	<u>Act.</u>
30	(7) Pay or satisfy debts of the authority.

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1	(8) Contract and execute instruments.
2	(9) Impose and collect surcharges in connection with the
3	offsetting of debts on behalf of Federal agencies and of
4	certified debts on behalf of government agencies.
5	(10) Agree to and comply with conditions attached to
6	Federal or Commonwealth funds not inconsistent with this
7	chapter.
8	(11) Exercise rights provided by law for the benefit or
9	protection of the authority, a Federal agency or a government
10	agency.
11	(12) Invest money of the authority not required for
12	immediate use, as the board determines.
13	(13) Procure insurance against any loss in connection
14	with the authority's property and other assets.
15	(14) Promulgate and adopt, after consultation with
16	counties and bureaus, regulations, guidelines and statements
17	of policy as the authority deems necessary and appropriate to
18	effectuate the public purposes of this chapter.
19	(15) Do any other appropriate act necessary or
20	convenient to:
21	(i) carry out and effectuate the purposes of this
22	<u>chapter; or</u>
23	(ii) exercise the powers provided in this
24	subsection, including any act reasonably implied from
25	those powers.
26	(b) DutiesThe authority shall do all of the following:
27	(1) Assume the rights, obligations, duties and
28	responsibilities of the Commonwealth under an agreement
29	between the Commonwealth and a Federal agency relating to the
30	participation of the Commonwealth in the Treasury Offset

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1	Program.
2	(2) Contract for services related to the implementation
3	and operation of the program.
4	(3) Assist, with the cooperation of counties and
5	bureaus, to ensure accurate and timely notices of payments
6	and offsets of certified debts.
7	(4) Administer the program established in Subchapter D
8	(relating to Delinquent Debt Intercept Program) in accordance
9	with this chapter and the requirements of the Treasury Offset
10	Program.
11	SUBCHAPTER C
12	ACCOUNTS
13	<u>Sec.</u>
14	6221. Fund and accounts.
15	6222. Governmental agency payments.
16	6223. Administrative accounts.
17	<u>§ 6221. Fund and accounts.</u>
18	There is established within the State Treasury a special fund
19	known as the Delinquent Debt Intercept Fund. Within the fund,
20	the authority shall establish one or more accounts for each
21	government agency that elects to submit certified debts to the
22	authority for offset against payments to be made by a Federal
23	agency or against State payments to be made by an executive
24	agency. Offsets for certified debts received by the authority
25	under the program shall be deposited into the account of the
26	government agency that certified the final claim upon which the
27	<u>offset was made.</u>
28	<u>§ 6222. Governmental agency payments.</u>
29	On the last Friday of each month, the authority shall pay to
30	a government agency that elects to submit certified debts to the

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1	authority under the program the money in the account established
2	for the government agency.
3	<u>§ 6223. Administrative accounts.</u>
4	The authority shall establish within the fund one or more
5	administrative accounts. Surcharges imposed by the authority
6	under the program shall be deposited into the administrative
7	accounts for use by the authority.
8	SUBCHAPTER D
9	DELINQUENT DEBT INTERCEPT PROGRAM
10	<u>Sec.</u>
11	6231. Federal agreements.
12	6232. Government agencies agreements.
13	6233. Placement.
14	6234. Duration.
15	6235. Notification of offset.
16	6236. Removal.
17	6237. Surcharge.
18	6238. Application of offsets.
19	6239. Applicability of existing statutes.
20	6240. Immunity.
21	<u>§ 6231. Federal agreements.</u>
22	(a) Federal and Commonwealth offsetsThe authority, in
23	cooperation with the office, is authorized to enter into an
24	agreement with a Federal agency to participate in the Treasury
25	Offset Program for the offset of Commonwealth income tax
26	obligations and Federal tax payments. The agreement shall
27	provide for the authority to submit the sum of a certified
28	Commonwealth income tax obligation and the surcharge imposed by
29	the authority for offset against Federal tax payments. The
30	agreement shall provide for any debtor notification and remedy
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1	or other requirements necessary for participation in the
2	Treasury Offset Program and shall require the Federal agency or
3	Commonwealth to provide the authority with all of the following:
4	(1) The name of the debtor.
5	(2) The last known address of the debtor.
6	(3) The Social Security number or other tax
7	identification number of the debtor.
8	(4) The sum of the certified Commonwealth income tax
9	obligation and the surcharge.
10	(5) The date on which the certified Commonwealth income
11	tax obligation became delinquent.
12	(6) The name, address and telephone number of the
13	Commonwealth department to which questions may be directed.
14	(7) Written certification by the Commonwealth of the
15	certified Commonwealth income tax obligation.
16	(8) Any other information deemed necessary by the
17	authority or the Federal agency.
18	(b) Federal and government agency offsetsThe authority,
19	in cooperation with the office, shall enter into an agreement
20	with a Federal agency to participate in the Treasury Offset
21	Program for the offset of any nontax debts owed to a Federal
22	agency and of any certified debts owed to a government agency.
23	The agreement shall provide for the Federal agency to submit the
24	sum of a nontax debt owed to a Federal agency and the surcharge
25	imposed by the authority for offset against State payments to be
26	made by an executive agency and provide for the authority to
27	submit the sum of a certified debt owed to a government agency
28	and the surcharge imposed by the authority for offset against
29	Federal payments to be made by a Federal agency. The agreement
30	shall provide for any debtor notification and remedy or other
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1	requirements necessary for participation in the Treasury Offset
2	Program and shall require the Federal agency or government
3	agency to provide the authority with all of the following:
4	(1) The name of the debtor.
5	(2) The last known address of the debtor.
6	(3) The Social Security number or other tax
7	identification number of the debtor.
8	(4) The sum of the nontax debt or certified debt and the
9	surcharge.
10	(5) The date on which the nontax debt or certified debt
11	became delinquent.
12	(6) The name, address and telephone number of the
13	Federal agency owed the nontax debt or of the government
14	agency owed the certified debt.
15	(7) Written certification by the government official or
16	governing body certifying the nontax debt or certified debt.
	governing hear contribution and of contribution about
17	(8) Any other information deemed necessary by the
17	(8) Any other information deemed necessary by the
17 18	(8) Any other information deemed necessary by the authority or the Federal agency.
17 18 19	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements.
17 18 19 20	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office
17 18 19 20 21	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with
17 18 19 20 21 22	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with the office, enter into an agreement with a government agency,
17 18 19 20 21 22 23	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with the office, enter into an agreement with a government agency, which is not an executive agency, for the offset of certified
17 18 19 20 21 22 23 24	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with the office, enter into an agreement with a government agency, which is not an executive agency, for the offset of certified debts owed to the government agency. The agreement shall provide
17 18 19 20 21 22 23 24 25	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with the office, enter into an agreement with a government agency, which is not an executive agency, for the offset of certified debts owed to the government agency. The agreement shall provide for the government agency to submit the sum of a certified debt
17 18 19 20 21 22 23 24 25 26	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with the office, enter into an agreement with a government agency, which is not an executive agency, for the offset of certified debts owed to the government agency. The agreement shall provide for the government agency to submit the sum of a certified debt owed to the government agency and the surcharge imposed by the
17 18 19 20 21 22 23 24 25 26 27	(8) Any other information deemed necessary by the authority or the Federal agency. § 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with the office, enter into an agreement with a government agency, which is not an executive agency, for the offset of certified debts owed to the government agency. The agreement shall provide for the government agency to submit the sum of a certified debt owed to the government agency and the surcharge imposed by the authority for offset against Federal payments to be made by a
17 18 19 20 21 22 23 24 25 26 27 28	(8) Any other information deemed necessary by the authority or the Federal agency. 5 6232. Government agencies agreements. The authority shall enter into an agreement with the office on behalf of an executive agency and may, in cooperation with the office, enter into an agreement with a government agency, which is not an executive agency, for the offset of certified debts owed to the government agency. The agreement shall provide for the government agency to submit the sum of a certified debt owed to the government agency and the surcharge imposed by the authority for offset against Federal payments to be made by a Federal agency in accordance with an agreement entered into

1	provide for any debtor notification and remedy or other
2	requirements necessary for participation in the program and in
3	the Treasury Offset Program and shall require the government
4	agency to provide the authority with all of the following:
5	(1) The name of the debtor.
6	(2) The last known address of the debtor.
7	(3) The Social Security number or other tax
8	identification number of the debtor.
9	(4) The sum of the certified debt and the surcharge.
10	(5) The date on which the certified debt became
11	<u>delinquent.</u>
12	(6) The name, address and telephone number of the
13	government agency owed the certified debt.
14	(7) Written annual certification by the government
15	official or by the governing body, which is certifying the
16	certified debt.
17	(8) Any other information deemed necessary by the
18	authority or the Federal agency or which is required for
19	participation in the Treasury Offset Program.
20	<u>§ 6233. Placement.</u>
21	(a) Certified Commonwealth income tax obligationsUpon
22	receiving a request from the office, the authority shall attempt
23	to offset the following:
24	(1) the sum of:
25	(i) the certified Commonwealth income tax
26	obligation; and
27	(ii) the surcharge imposed by the authority; against
28	(2) any Federal tax payments to be made by a Federal
29	agency.
30	(b) Federal nontax debt and certified debtUpon receiving

1	<u>a request from a Federal agency or a government agency, the</u>
2	authority shall attempt to offset the following:
3	(1) the sum of:
4	(i) the certified debt owed to a government agency
5	or the nontax debt owed to a Federal agency; and
6	(ii) the surcharge imposed by the authority; against
7	(2) any Federal payments to be made by a Federal agency
8	and any State payments to be made by an executive agency.
9	(c) Effect of placement
10	(1) A certified debt shall not accrue additional
11	interest or penalties during the period the authority
12	attempts to obtain offset of the certified debt. If a
13	certified debt is removed from the program in accordance with
14	section 6236 (relating to removal), additional interest and
15	penalties shall accrue as provided by law from the date the
16	certified debt is removed from the program.
17	(2) If a certified debt is removed from the program in
18	accordance with section 6236, additional interest and
19	penalties shall accrue as provided by law from the date the
20	authority receives notice from the governmental agency of the
21	authority's intent to remove the certified debt from the
22	program.
23	<u>§ 6234. Duration.</u>
24	(a) Federal debtsUnless otherwise stated in the agreement
25	required by section 6231(b) (relating to Federal agreements),
26	the authority shall continue to attempt to offset a nontax debt
27	owed to a Federal agency against a State payment to be made by
28	an executive agency until one of the following occurs:
29	(1) The nontax debt is paid in full.
30	(2) The Federal agency notifies the authority to cease

1	attempts to offset the nontax debt.
2	(b) Commonwealth income tax obligationsThe authority
3	shall continue to attempt to offset a certified Commonwealth
4	income tax obligation against a Federal tax payment to be made
5	by a Federal agency until one of the following occurs:
6	(1) The certified Commonwealth income tax obligation is
7	paid in full.
8	(2) The office notifies the authority to cease attempts
9	to offset the certified Commonwealth income tax obligation.
10	(c) Government debtsThe authority shall continue to
11	attempt to offset a certified debt owed to a government agency
12	against a Federal payment to be made by a Federal agency or
13	against a State payment to be made by an executive agency until
14	one of the following occurs:
15	(1) The certified debt is paid in full.
16	(2) The government agency notifies the authority to
17	cease attempts to offset the certified debt.
18	<u>§ 6235. Notification of offset.</u>
19	Upon an offset being made, the authority shall notify the
20	payee of all of the following:
21	(1) The date the offset occurred.
22	(2) The type and amount of the payment that was offset.
23	(3) The identity of the Federal agency or government
24	agency which requested the offset.
25	(4) The name, address and telephone number of the
26	Federal agency or of the government agency which requested
27	the offset.
28	(5) Any other information required for participation in
29	the Treasury Offset Program.
30	<u>§ 6236. Removal.</u>

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1	(a) Federal debtsUnless otherwise stated in the agreement
2	required under section 6231(b) (relating to Federal agreements),
3	<u>a Federal agency may at any time request the authority to remove</u>
4	a nontax debt from the program.
5	(b) Government debts
6	(1) Except as provided in paragraph (2), a government
7	agency may at any time request the authority to remove a
8	certified debt from the program.
9	(2) If a government agency elects to remove a certified
10	debt which is a property tax claim, the government agency
11	shall notify the appropriate bureau and the election shall
12	become effective on January 1 of the following calendar year.
13	§ 6237. Surcharge.
14	The authority shall establish and impose a surcharge on each
15	offset made against a Federal tax payment or Federal payment to
16	be made by a Federal agency and on each offset made against a
17	State payment to be made by an executive agency. The surcharge
18	shall be a uniform percentage no more than is sufficient to
19	fully fund the operation of the authority.
20	§ 6238. Application of offsets.
21	Offsets shall be applied with respect to each debtor in the
22	following order:
23	(1) The surcharge imposed by the authority for an
24	<u>offset.</u>
25	(2) The certified Commonwealth tax obligation.
26	(3) The certified debt owed to a government agency in
27	the date order the certified debt was received by the
28	authority.
29	(4) The nontax debt owed to a Federal agency.
30	<u>§ 6239. Applicability of existing statutes.</u>

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1	(a) Right-to-Know LawThe act of February 14, 2008 (P.L.6,
2	No.3), known as the Right-to-Know Law, shall not apply to the
3	program. Data, records and files containing information related
4	to a debtor and which are utilized for the program shall be
5	deemed confidential and privileged.
6	(b) Tax Reform Code of 1971The restrictions on the
7	sharing of information gained by the Department of Revenue under
8	the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform
9	Code of 1971, are inapplicable to the share of that information
10	by the Department of Revenue with the authority insofar as the
11	information is necessary to accomplish the program.
12	(c) Court-ordered child support obligationsAn
13	interception or offset of a Federal payment or a State payment
14	for a court-ordered child support obligation shall take priority
15	over an offset made by the authority for a certified
16	Commonwealth tax obligation, a certified debt owed to a
17	government agency or a nontax debt owed to a Federal agency.
18	<u>§ 6240. Immunity.</u>
19	The authority shall be immune from suit by debtors as to the
20	validity of a nontax debt owed a Federal agency, of a certified
21	Commonwealth income tax obligation owed the Commonwealth or of a
22	certified debt owed a government agency.
23	SUBCHAPTER E
24	EXECUTIVE AGENCIES
25	<u>Sec.</u>
26	6251. Office of the Budget.
27	6252. Executive agencies.
28	6253. Certification and placement.
29	6254. Duration of placement.
29	<u>0234.</u> Duración or pracement.

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1 <u>§ 6251. Office of the Budget.</u>

2	(a) ReviewIf the office entered into an agreement
3	relating to participation of the Commonwealth in the Treasury
4	Offset Program under section 6231 (relating to Federal
5	agreements), the office shall review each type of claim imposed,
6	charged or collected by an executive agency and each type of
7	State payment made by an executive agency to determine the
8	appropriate time for the type of claim or type of State payment
9	to be added to the program.
10	(b) DeterminationIf the office determines that a type of
11	claim or type of State payment is technically capable of being
12	added to the program, the office shall notify the executive
13	agency which is responsible by law for the collection of the
14	type of claim or for making the type of payment.
15	<u>§ 6252. Executive agencies.</u>
16	(a) Commonwealth income tax obligationsThe Department of
17	Revenue shall, by Wednesday of each week, determine if each
18	unpaid or uncollected Commonwealth income tax obligation is a
19	final Commonwealth income tax obligation as of the previous
20	Friday. If the Department of Revenue determines that the
21	Commonwealth income tax obligation is a final Commonwealth
22	income tax obligation, the Department of Revenue shall notify
23	the office of the final Commonwealth income tax obligation
24	within 48 hours of its determination. The notice shall be in the
25	form and manner as required by the office.
26	(b) ClaimsUpon being notified by the office under section
27	6251 (relating to Office of the Budget), each executive agency
28	which is responsible by law for the collection of a claim shall,
29	by the Wednesday of each week, determine if each unpaid or
30	uncollected claim is a final claim as of the previous Friday. If
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1	the executive agency determines that the claim is a final claim,
2	the executive agency shall notify the office of the final claim
3	within 48 hours of its determination. The notice shall be in the
4	form and manner as required by the office.
5	<u>§ 6253. Certification and placement.</u>
6	(a) Final Commonwealth income tax obligationsUpon receipt
7	of a notice under section 6252(a) (relating to executive
8	agencies), the office shall certify the final Commonwealth
9	income tax obligation as a certified final income tax obligation
10	owed to the Commonwealth and request the authority to attempt to
11	obtain offset of the certified Commonwealth income tax
12	obligation under the program. The request and the information
13	relating to the certified Commonwealth income tax obligation
14	shall be in the form and manner required by the authority.
15	(b) Final claimsUpon receipt of a notice under section
16	6252(b), the office shall certify the final claim as a certified
17	debt owed to the Commonwealth and request the authority to
18	attempt to obtain offset of the certified debt under the
19	program. The request and the information relating to the
20	certified debt shall be in the form and manner required by the
21	authority.
22	<u>§ 6254. Duration of placement.</u>
23	The office shall request the authority to attempt to obtain
24	offset of the certified Commonwealth income tax obligation or
25	certified debt until one of the following occurs:
26	(1) The certified Commonwealth income tax obligation or
27	certified debt is paid in full.
28	(2) Upon good cause shown, the secretary requests the
29	certified Commonwealth income tax obligation or certified
30	debt be removed from the program.

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1 <u>§ 6255. Collection of information.</u>

2 <u>An executive agency shall collect and transmit to the office</u>

3 the tax identification number of each person with which it

4 contracts for supply, service or construction under 62 Pa.C.S.

5 (relating to procurement). The office may not, 60 days after the

6 effective date of this section, submit a voucher to the Treasury

7 Department for payment unless the tax identification number of

8 the contractor is on record with the office.

9 <u>SUBCHAPTER F</u>

NONEXECUTIVE GOVERNMENTAL AGENCIES

11 <u>Sec.</u>

10

- 12 <u>6271. Certain government agencies.</u>
- 13 <u>6272. Certification and placement.</u>
- 14 <u>6273.</u> Duration of placement.
- 15 <u>6274. Tax claim bureaus.</u>
- 16 <u>§ 6271. Certain government agencies.</u>
- 17 The governing body of a government agency which is not an
- 18 executive agency may enter into an agreement with the authority
- 19 to submit certified debts owed to the government agency to the

20 authority for offset against Federal payments to be made by a

21 Federal agency in accordance with an agreement entered into

22 <u>under section 6232(b) (relating to government agencies</u>

23 agreements) or against State payments to be made by an executive

- 24 agency under the program.
- 25 § 6272. Certification and placement.
- 26 (a) General rule.--Upon entering into an agreement with the
- 27 <u>authority in accordance with section 6271 (relating to certain</u>
- 28 government agencies), if the governing body elects for property
- 29 tax claims reported to a bureau after January 1, 2017, to be
- 30 included in the program, the governing body shall certify each

1	final claim which the governing body elects to be included in	
2	the program as a debt owed to the government agency. Upon	
3	certification, the government agency shall request the authority	
4	to obtain offset of the certified debt under the program.	
5	Certification and notification under this subsection must occur	
6	at least 30 days prior to the date of sale under section 601(a)	
7	of the act for each property tax claim. The request and the	
8	information relating to the certified debt shall be in the form	
9	and manner required by the authority.	
10	(b) Property tax debtsUpon entering into an agreement	
11	with the authority in accordance with section 6271, the	
12	governing body shall certify each final claim which is a	
13	property tax debt which it elects to be included in the program	
14	as a debt owed to the government agency. Upon certification, the	
15	government agency shall notify the appropriate bureau and shall	
16	request the authority to obtain offset of the certified debt	
17	under the program. The request and the information relating to	
18	the certified debt shall be in the form and manner required by	
19	the authority.	
20	(c) Existing property tax claimsUpon entering into an	
21	agreement with the authority in accordance with section 6271, if	
22	a governing body elects for property tax claims which have been	
23	reported to a bureau under section 306 of the act prior to April	
24	30, 2017, to be included in the program, the governing body	
25	shall certify the property tax debt as a debt owed to the	
26	government agency. Upon certification, the governing body shall	
27	request the authority to attempt to obtain offset of the	
28	certified debt under the program. Certification and notification	
29	under this subsection must occur at least 30 days prior to the	
30	date of sale under section 601(a) of the act for each property	
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1	tax claim. The request and information relating to the certified
2	debt shall be in the form and manner required by the authority.
3	§ 6273. Duration of placement.
4	A government agency may request the authority to attempt to
5	obtain offset of the certified debt until one of the following
6	occurs:
7	(1) The certified debt is paid in full.
8	(2) The government agency requests the certified debt be
9	removed from the program.
10	<u>§ 6274. Tax claim bureaus.</u>
11	(a) StayIf a bureau receives notice under section 6272(b)
12	or (c) (relating to certification and placement), the effect of
13	the notice shall operate as a stay of any action of the bureau
14	under the act for the certified claim.
15	(b) TerminationIf a bureau receives notice under section
16	6236(b) (relating to removal), the effect of the notice shall
17	operate as a termination of the stay and the bureau shall resume
18	procedures under the act regarding the certified debt.
19	Section 2. This act shall take effect immediately.

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