THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1909 Session of 2011

INTRODUCED BY TALLMAN, CREIGHTON, HEFFLEY, MILLER, TRUITT AND CALTAGIRONE, OCTOBER 24, 2011

AS AMENDED ON SECOND CONSIDERATION, HOUSE OF REPRESENTATIVES, MAY 1, 2012

AN ACT

1 2 3 4 5 6	Amending the act of June 24, 1931 (P.L.1206, No.331), entitled "An act concerning townships of the first class; amending, revising, consolidating, and changing the law relating thereto," providing for appointment of township treasurers and election of tax collectors; further defining the duties and authority of the board of township commissioners.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Section 227 of the act of June 24, 1931
10	(P.L.1206, No.331), known as The First Class Township Code,
11	reenacted and amended May 27, 1949 (P.L.1955, No.569), is
12	amended to read:
13	Section 227. Election of [Treasurer] <u>Tax Collector</u> in New
14	TownshipsAt [such] the municipal election, the qualified
15	electors of [such] <u>a new</u> township shall elect a [township
16	treasurer] <u>tax collector</u> for a two or four year term so that
17	[his] <u>the</u> term shall expire at the same time as the terms of
18	[treasurers] <u>tax collectors</u> of other townships of the first
19	class under the provisions of this act. Thereafter the term of

1 [treasurer] tax collector of said township shall be four years 2 from the first Monday of January next following his election. 3 Section 1.1. Section 503 of the act, amended February 2, 4 2012 (P.L.62, No.7), is amended to read:

5 Section 503. Elected Officers Enumerated. -- The electors of 6 each township shall elect (a) at least five township 7 commissioners, (b) one township [treasurer] tax collector, and 8 (c) except as otherwise hereinafter provided, three elected auditors or one appointed auditor, or one controller where such 9 10 office has been established. [All elected] Elected township 11 officers shall be registered electors of the township. 12 Section 2. Subdivision (c) heading of Article V of the act 13 is amended to read:

14

(c) [Treasurer] <u>Tax Collector</u>

Section 3. Section 510 of the act is amended to read: 15 16 Section 510. [Election of Treasurer.--At the municipal election in the year one thousand nine hundred and fifty-three, 17 18 and every fourth year thereafter, the electors of each township 19 shall elect a township treasurer for a term of four years, from 20 the first Monday of January next following his election. 21 When the township treasurer is unable to perform the duties of his office and fails or refuses to appoint a deputy, the 22 23 court of common pleas, on petition of the township commissioners 24 shall appoint a deputy treasurer to serve until the treasurer is 25 again able to perform the duties of his office, or until such 26 deputy is removed by the court, but in no instance shall such deputy serve beyond the term of the treasurer in whose office he 27 28 is serving as deputy treasurer. The court shall also fix the 29 compensation of such deputy treasurer at a rate not to exceed 30 that paid to the elected township treasurer. For the time such

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deputy shall serve such compensation shall be deducted from the 1 2 compensation otherwise payable to the township treasurer. Such 3 deputy shall furnish bond in the same manner as the bond of the treasurer.] <u>Election of Tax Collector.--(a) At the mun</u>icipal 4 election in 2013 and every fourth year thereafter, the electors 5 of each township shall elect one tax collector to serve for a 6 7 term of four years from the first Monday of January after the 8 election, except when vacancies create shorter terms. Tax collectors shall reside in the township from which they are 9 10 elected and shall have resided in that township continuously for 11 at least one year immediately preceding their election. 12 (b) If the electors of a township fail to choose a tax 13 collector or if a person elected to the office fails to give the 14 required bond or take the required oath, the vacancy shall be filled as provided in section 530. 15 16 (c) Compensation for tax collectors shall be fixed by 17 ordinance as provided in section 603. 18 Section 4. Section 511 of the act is repealed: 19 [Section 511. Eligibility.--The same person may hold the 20 office of township treasurer and treasurer of the school 21 district, but no township treasurer shall hold any other 22 township office except that of tax collector.] 23 Section 5. Section 530 of the act, amended February 2, 2012 (P.L.62, No.7), is amended to read: 24 25 Section 530. Vacancies in General. -- (a) When a vacancy 26 occurs in the office of township commissioner, auditor, controller, [treasurer,] tax collector, or assistant auditor, by 27 28 reason of death, resignation, removal from the township or ward, 29 or otherwise, the board of township commissioners of such township shall fill such vacancy by appointing by resolution a 30

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registered voter of the ward or township, as the case may be, in
 which the vacancy occurs.

3 (b) If the board of township commissioners of any township shall refuse, fail, or neglect, or be unable for any reason 4 whatsoever, to fill such vacancy within thirty (30) days after 5 the vacancy occurs, then the vacancy board shall fill the 6 vacancy within fifteen (15) additional days by appointing a 7 8 registered elector of the ward or township, as the case may be, in which the vacancy occurs. The vacancy board shall consist of 9 10 the board of commissioners and one registered elector of the township, who shall be appointed by the board of township 11 12 commissioners at the board's first meeting each calendar year or 13 as soon thereafter as practical, and who shall act as chairman 14 of the vacancy board. If the vacancy board does not fill the 15 vacancy within the prescribed time, the chairman shall, or in 16 the case of a vacancy in the chairmanship the remaining members of the vacancy board shall, petition the court of common pleas 17 18 to fill the vacancy by appointing a registered elector of the 19 ward or township, as the case may be, in which the vacancy 20 occurs. In the case where there are vacancies in a majority of the offices of commissioners, the court of common pleas shall 21 fill such vacancies upon presentation of petition signed by not 22 23 less than fifteen (15) registered electors of the township. In 24 all cases, the person so appointed shall hold the office if the term thereof continues so long, until the first Monday in 25 January after the first municipal election occurring more than 26 sixty (60) days after the vacancy occurs, at which election an 27 28 eligible person shall be elected for the remainder of the term 29 and shall have been a resident of the township continuously for 30 at least one (1) year before his appointment. In townships

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1 divided into wards, all appointed commissioners shall reside in
2 the ward in which the vacancy occurred and shall have resided in
3 said ward continuously for at least one (1) year before
4 appointment.

5 (c) No person who was convicted of or pled guilty or no 6 contest to a felony shall be eligible for appointment to fill a 7 vacancy on the board of commissioners for a period of three (3) 8 years from the date of the conviction or plea.

9 Section 6. Section 602 of the act, amended September 7, 1955
10 (P.L.563, No.140), is amended to read:

11 Section 602. Bonds. -- When any officer or employe of any township is required to give bond for the faithful performance 12 13 of his duties, [such] the bond shall be with a surety company or other company authorized by law to act as surety and the 14 15 township shall pay the premium on [such] the bond, except that 16 the premium on bond of township [treasurer as] tax collector shall be paid by the respective taxing districts, as provided by 17 18 the [Local Tax Collection Law, approved May twenty-five, one 19 thousand nine hundred forty-five (Pamphlet Laws 1050), and its amendments.] act of May 25, 1945 (P.L.1050, No.394), known as 20 the "Local Tax Collection Law." 21

Section 7. Section 603 of the act, amended February 25, 1976
(P.L.52, No.21), is amended to read:

Section 603. Compensation.--<u>(a)</u> Elected officers of townships <u>other than tax collector</u> shall receive such salary, compensation or emoluments of office as may from time to time be fixed by ordinance of the township in accordance with provisions of section 703.

29 (b) Tax collectors shall receive such salary, compensation
30 or emoluments of office as may from time to time be fixed by

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ordinance of the township in accordance with the act of May 25, 1 1945 (P.L.1050, No.394), known as the "Local Tax Collection 2 3 Law." (c) Any change in salary, compensation or emoluments of 4 office of an elected officer shall become effective at the 5 beginning of the next term of the elected officer. 6 7 (d) Appointed officers and employes of the township shall 8 receive such compensation for their services as the township commissioners shall prescribe. 9 10 Section 8. Article VIII heading of the act is repealed: 11 [ARTICLE VIII 12 TOWNSHIP TREASURER] 13 Section 8.1. Section 801 of the act, amended July 2, 1953 14 (P.L.326, No.71), is repealed: 15 [Section 801. Fidelity Bond.--The treasurer of each township 16 shall give a fidelity and not a surety bond to the Commonwealth in a sum to be prescribed by ordinance or resolution and at 17 least equal to fifty per centum of the probable amount of the 18 19 annual township tax. Such bond shall be subscribed by a surety 20 company or companies duly authorized to do business in this 21 Commonwealth. The bond given by the treasurer shall be 22 conditioned on a just accounting for and paying over all moneys 23 belonging to the township funds that may come into his hands, as 24 treasurer, from taxation or otherwise, for the payment over 25 thereof only in the manner prescribed by law, for the delivery 26 to his successor in office of all papers, books, documents, and 27 other things held in right of his office, for the payment to 28 such successor of any balance in money remaining in his hands or 29 charged against him in the settlement of his accounts, and that, as tax collector of township, county, poor, institution 30

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district, and school taxes, he shall account for and pay over 1 2 all moneys received by him as taxes, penalties and interest. The 3 township treasurer and his sureties shall be discharged from further liability on any bond as tax collector as soon as all 4 5 tax items, contained in the duplicates delivered to him, are either--(1) collected and paid over to the proper taxing 6 district; or (2) set forth in schedules filed with or certified 7 8 to the proper tax authorities; or (3) returned to the county 9 commissioners for sale of the real estate by the county 10 treasurer, or returned in accordance with the Real Estate Tax Sale Law approved July 7, 1947, Pamphlet Laws 1368; or (4) in 11 the case of occupation, poll, and per capita taxes, accounted 12 13 for by payment over or by exoneration which shall be granted by the taxing district upon oath or affirmation that as tax 14 15 collector he has complied with section 20 of the Local Tax 16 Collection Law approved May 25th, 1945 (Pamphlet Laws 1050). The township treasurer shall be required to give but one bond, which 17 18 shall include his duties as township treasurer and collector of 19 township, county, school, institution district, and poor taxes, 20 and shall cover the full term of his office. Should the township, county, school district, institution district or poor 21 22 district be of the opinion at any time, that the bond given is 23 not sufficient, additional security may be required to be given 24 at the expense of the taxing district requiring the same. The 25 treasurer shall not, in any event, be required to give bond or 26 bonds aggregating an amount in excess of the taxes to be 27 collected by him. The bond or bonds given by the township 28 treasurer shall be for the use of the township, the county, the institution district, and the school district. Said bond shall 29 30 be filed with the township commissioners.]

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1 Section 9. Sections 803, 804, 805, 806, 807 and 808 of the 2 act are repealed:

3 [Section 803. Accounts to Be Kept by Treasurer.--Every township treasurer shall take charge of all township moneys from 4 5 all sources, and promptly deposit the same in a bank, banking 6 institution or trust company in the name of the township, and keep distinct accounts of all sums received from taxes and other 7 8 sources, which accounts shall at all times be open to the 9 inspection of the commissioners and township auditor or 10 controller. He shall annually state his accounts, and lay the 11 same, together with the books and the vouchers, before the 12 township auditors or controller for audit.

13 Section 804. Payment of Moneys on Orders. -- The township 14 treasurer shall pay out the moneys coming into his hands only on 15 orders, numbered in the order of their issue, signed by the 16 president or vice president and attested by the secretary or 17 assistant secretary of the board, and designating the 18 appropriation out of which the orders shall be paid. The 19 signature of the president or vice-president may be a facsimile 20 signature. Any township treasurer who shall pay out moneys in 21 his hands except upon such orders, or shall pay out moneys in excess of the appropriation, shall be allowed no credit in the 22 23 settlement of his accounts for the sum or sums so paid out, nor 24 shall he have any claim or right of action against the township 25 therefor.

Section 805. Powers as Tax Collector.--The township treasurer, by virtue of his office as treasurer, shall be tax collector. He shall collect all county, institution district, township, school, and other taxes, within such township, levied by authorities empowered to levy taxes. He shall, in addition to

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1 the powers, duties, and responsibilities enumerated in this act, 2 have all the powers, perform all the duties, and be subject to 3 all the obligations and responsibilities as are now by law 4 vested in, conferred upon, or imposed upon, collectors of the 5 several classes of taxes hereinbefore mentioned.

6 It is the purpose and intent of this section that no local 7 taxes shall be collected in any township, except by the 8 treasurer of the township.

9 Section 806. Oath .-- The treasurer of every township shall, 10 before he enters upon the duties of his office as collector of taxes for the county, take and subscribe an oath of office and 11 file the same in the office of the court of quarter sessions. 12 13 Section 807. Special Funds; Penalty.--Whenever any moneys are collected in any township for any special purpose and are 14 15 paid into the hands of the treasurer of such township, it shall 16 be unlawful for such treasurer to apply such moneys, or any part thereof, to any purpose other than that for which such moneys 17 18 were collected. Every such misapplication shall be a misdemeanor. Upon conviction of such offense, the treasurer 19 20 shall be punished by a fine of not less than the amount so misapplied, or by imprisonment for not less than three months 21 and not more than one year. 22

Section 808. Depositories of Township Funds; Selection;
Bonds.--The board of commissioners shall, from time to time,
designate, by resolution, a depository or depositories for
township funds. Such depository or depositories shall be banks,
banking institutions or trust companies located in the
Commonwealth.

29 Depositories so designated shall, upon receipt of notice of 30 their selection as a depository of township funds, either

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furnish a bond to secure payment of deposits of township funds 1 2 and any interest to the township, with a proper warrant to 3 confess judgment in favor of the township, secured by a surety company or individual sureties to be approved by the board of 4 commissioners, or deposit obligations of the United States, or 5 6 the Commonwealth of Pennsylvania or any political subdivision 7 thereof, to secure the payment of township deposits and any interest thereon. Such surety bonds shall be in a sum, to be 8 fixed by ordinance or resolution, at least equal to the probable 9 10 greatest amount of such deposit at any one time. The market 11 value of deposit bonds shall be, at all times, at least equal to 12 one hundred and twenty per centum of the amount of township funds to be secured. Such deposit bonds shall be accompanied by 13 proper assignments or powers of attorney to transfer the same. 14 15 In the event of the failure of the depository to pay to the 16 township the full amount of such deposits and interest thereon, 17 such bonds and the proceeds of sale thereof shall belong to the 18 township until it shall receive therefrom the full amount of 19 such deposits and interest thereon, and the township shall have 20 a prior standing as respects such bonds and be in all respects preferred to any and all claims except such as have heretofore 21 been preferred by law. 22

Nothing herein contained shall be construed to require a depository to furnish bond or collateral security to cover the amount of any deposit to the extent that the same is insured with the Federal Deposit Insurance Corporation.

The township treasurer shall, upon the designation and qualification of such depository or depositories, immediately transfer thereto the township funds, and shall thereafter keep such deposits solely in such depository or depositories in the

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1 name of the township.

2	No township treasurer complying with the provisions of this
3	section, nor his surety or sureties, shall be chargeable with
4	losses in township funds caused by the failure or negligence of
5	such depository or depositories.]
6	Section 10. The act is amended by adding articles to read:
7	<u>ARTICLE VIII-A</u>
8	APPOINTED TOWNSHIP TREASURER
9	<u>Section 801-A. Township treasurer.</u>
10	(a) AppointmentThe board of township commissioners shall
11	appoint a township treasurer, who may be the elected tax
12	collector or an employee of the township, to serve at the
13	pleasure of the board of township commissioners.
14	(b) CompensationThe board of township commissioners shall
15	determine the compensation of the township treasurer.
16	(c) DeputyWhen the township treasurer is unable to
17	perform the duties of office or fails to appoint a deputy
18	treasurer, the board of township commissioners may appoint a
19	deputy treasurer to serve until the treasurer is again able to
20	perform the duties of his office. The deputy treasurer shall be
21	bonded for the same amount as the township treasurer when acting
22	in the capacity of township treasurer. The board of township
23	commissioners shall determine the compensation of the deputy
24	treasurer.
25	Section 802-A. Treasurer's bond.
26	The township treasurer shall give a fidelity bond to the
27	Commonwealth in an amount prescribed by ordinance or resolution
28	and at least equal to 50% of the amount of township funds
29	estimated by the board of township commissioners to be available
30	to the township treasurers at any time during the current year.

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1	The bond shall be subscribed by a surety company or companies
2	duly authorized to do business in this Commonwealth. The bond
3	given by the treasurer shall be conditioned on the faithful
4	performance of the duties as stated in section 803-A. The
5	treasurer shall not, in any event, be required to give bond or
6	bonds aggregating an amount in excess of the taxes to be paid
7	over to him by the tax collector.
8	Section 803-A. Treasurer's duties.
9	The township treasurer shall:
10	(1) Receive all moneys due the township and promptly
11	deposit them in a designated depository in the name of the
12	township.
13	(2) Keep distinct and accurate accounts of all sums
14	received from taxes and other sources, which accounts shall
15	be open to the inspection of the board of commissioners,
16	township auditor or controller.
17	(3) Annually state the accounts with the books and
18	vouchers for audit by the township auditors or controller.
19	(4) Pay out all moneys of the township only on orders
20	signed by the president or vice president and attested by the
21	secretary or assistant secretary of the board, and
22	designating the appropriation out of which the orders shall
23	be paid. The signature of the president or vice-president may
24	be by facsimile signature. When a treasurer pays out moneys
25	except upon orders or pays moneys in excess of the
26	appropriation, he shall receive no credit in the settlement
27	of his accounts for those amounts, nor shall he have any
28	claim or right of action against the township.
29	(5) Preserve the account books, papers, documents and
30	other things held in right of his office and turn them over

1	to the successor in office.
2	(6) Pay over to the successor any balance in money
3	remaining in his hands or charged against him in the
4	settlement of his accounts.
5	Section 804-A. Penalty for failure to perform duties.
6	<u>A township treasurer or deputy treasurer who fails to perform</u>
7	any duties of the office other than those for which specific
8	penalties are provided commits a summary offense and, in
9	addition to the fine or penalty which may be imposed upon
10	conviction, is required to pay to the township an amount equal
11	to the amount of the financial loss that occurred, if any, for
12	not performing the duties of the office. That person is
13	disqualified from holding the office of township treasurer or
14	<u>deputy treasurer.</u>
15	Section 805-A. Use of special funds; penalty.
16	When any moneys are collected for any special purpose, no
17	township treasurer or township commissioner may apply those
18	moneys to any purpose other than that for which they were
19	collected. Every misapplication shall be a misdemeanor of the
20	third degree, and, in addition to the fine or penalty which may
21	be imposed upon conviction, the defendant shall be required to
22	pay restitution in the amount of moneys improperly spent.
23	Section 806-A. Depositories of township funds.
24	The following shall apply:
25	(1) The board of township commissioners shall designate
26	by resolution a depository or depositories for township
27	funds. Any funds deposited with any banking institution of
28	this Commonwealth shall be insured with the Federal Deposit
29	Insurance Corporation or the National Credit Union Share
30	Insurance Fund or their successor agencies, to the extent

1	that accounts are so insured. The designation is valid for a
2	period of one year or until another depository or other
3	depositories are designated by similar action of the board of
4	township commissioners.
5	(2) The depository or depositories shall be banks,
6	banking institutions or trust companies located in this
7	Commonwealth.
8	(3) The depository or depositories shall not be required
9	to furnish bond or collateral security to cover the amount of
10	any deposit to the extent that the same is insured with the
11	Federal Deposit Insurance Corporation.
12	(4) The township treasurer or deputy treasurer shall,
13	upon the designation of the depository or depositories by the
14	board of township commissioners, immediately transfer thereto
15	the township funds and after that make deposits solely in the
16	depository or depositories in the name of the township.
17	(5) No township treasurer or deputy treasurer complying
18	with the provisions of this section, nor his surety or
19	sureties, shall be chargeable with losses of township funds
20	caused solely by the failure or negligence of the depository
21	<u>or depositories.</u>
22	(6) The depository or depositories shall furnish a bond
23	to secure payment of deposits of township funds and any
24	interest to the township, with a proper warrant to confess
25	judgment in favor of the township, secured by a surety
26	company or individual sureties to be approved by the board of
27	commissioners, or deposit obligations of the United States,
28	or the Commonwealth of Pennsylvania or any political
29	subdivision thereof, to secure the payment of township
30	deposits and any interest thereon. Such surety bonds shall be

1	in a sum, to be fixed by ordinance or resolution, at least
2	equal to the probable greatest amount of such deposit at any
3	one time. The market value of deposit bonds shall be, at all
4	times, at least equal to 120% of the amount of township funds
5	to be secured. Such deposit bonds shall be accompanied by
6	proper assignments or powers of attorney to transfer the
7	same. In the event of the failure of the depository to pay to
8	the township the full amount of such deposit and interest
9	thereon, bonds and the proceeds of sale thereof shall belong
10	to the township until it shall receive therefrom the full
11	amount of such deposits and interest thereon, and the
12	township shall have a prior standing as respects such bonds
13	and be in all respects preferred to any and all claims except
14	such as have heretofore been preferred by law.
15	ARTICLE VIII-B
16	TAX COLLECTOR
17	Section 801-B. Powers and duties of tax collector.
18	(a) Collection of taxes requiredThe township tax
19	collector shall collect all county, institution district,
20	township, school and other taxes levied within such townships by
21	authorities authorized to levy taxes.
22	(b) Collection of taxes permitted
23	(1) The tax collector may also be designated in the tax-
24	levying ordinance or resolution or be employed by the tax-
25	levying authority to collect taxes levied under the act of
26	December 31, 1965 (P.L.1257, No.511), known as The Local Tax
~ -	Enabling Act.
27	
27 28	(2) No such ordinance or resolution may authorize the
	(2) No such ordinance or resolution may authorize the collection of income taxes in a manner other than as provided

1 (c) Other powers and duties. -- In addition to the powers, 2 duties and responsibilities under this act, the tax collector 3 shall exercise all the powers and perform all the duties and be subject to all the obligations and responsibilities for the 4 collection of taxes as are conferred upon tax collectors by law. 5 Section 11. Section 1502 XIII of the act, amended May 31, 6 7 1955 (P.L.56, No.27), is amended to read: 8 Section 1502. The corporate power of a township of the first

9 class shall be vested in the board of township commissioners. 10 The board shall have power--

11 * * *

12 XIII. Lighting Assessments. On the petition of the owners of 13 a majority of the lineal feet frontage along any street or 14 highway, or portion thereof, in any village within the township, 15 to enter into contracts with electric, gas, or other lighting 16 companies to light and illuminate the streets, highways, and 17 other public places in said village with electric light, gas 18 light, or other illuminant.

19 The township commissioners shall annually assess, or cause to 20 be assessed, the cost and expense of the maintenance of said lights by an equal assessment on all property benefited by such 21 lighting in proportion to the number of feet the same fronts on 22 23 the street, or highway, or portion thereof to be lighted. The 24 board of township commissioners may provide for an equitable 25 reduction from the frontage of lots, at intersections, or where, 26 from the peculiar or pointed shape of lots, an assessment of the full frontage would be inequitable. No such assessment shall be 27 28 made against any farm land, but vacant lots between built-up 29 sections, whether tilled or untilled, shall not be deemed to be farm lands: Provided, however, That the assessment per front 30

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foot against vacant lots shall be only twenty-five per centum 1 2 (25%) of the assessment per foot front against property with 3 improvements thereon. All such assessments for street lighting shall be filed with the township [treasurer] tax collector, who 4 shall give thirty days' written or printed notice that the 5 assessments are due and payable, stating the due date to each 6 party assessed, either by service on the owner of the property, 7 8 or by mailing such notice to the owner at his last known post office address. The township [treasurer] tax collector shall be 9 10 entitled to the same commission for the collection of such assessments as he is entitled to by law for the collection of 11 the township tax. If the assessments, or any of them remain 12 13 unpaid, on the first Monday of May of the succeeding year they 14 shall be placed in the hands of the township solicitor for 15 collection. The solicitor shall collect the same, together with 16 five per centum (5%) as attorney's commission, and interest from the date such assessments were due, by a municipal claim filed 17 18 against the property of the delinquent owner in like manner as 19 municipal claims are by law filed and collected. Where an owner 20 has two or more lots against which there is an assessment for the same year, all such lots shall be embraced in one claim. All 21 assessments, when collected, shall be paid over to the township 22 23 treasurer, who shall receive and shall keep all such assessments 24 collected for lighting the streets and highways in a separate 25 account and pay out the same only upon orders signed by the 26 president or vice president of the township commissioners, attested by the secretary or assistant secretary. The treasurer 27 28 shall make a report to the auditor or controller of the township 29 annually.

30 Ornamental Standards for Street Lighting. On the petition of

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the owners of seventy-five per cent of the lineal feet frontage 1 2 along any street or highway or portion thereof in any village 3 within the township to provide for the furnishing and installation of ornamental standards for street lighting with 4 fittings and underground wiring therefor along such street or 5 highway or the portion thereof affected, and to enter into 6 contracts with electric, gas or other lighting companies to 7 8 furnish and install such standards with the fittings and wiring 9 therefor.

10 The board of township commissioners shall assess or cause to be assessed the cost and expense of the furnishing and 11 installation of said standards, fittings and underground wiring 12 13 by an equal assessment on all property benefited by the 14 furnishing and installation of such standards, fittings and 15 underground wiring in proportion to the number of feet the same 16 fronts on the street or highway or portion thereof to be lighted. The township commissioners may provide for an equitable 17 18 reduction from the frontage of lots at intersections, or where 19 from the peculiar or pointed shape of lots an assessment of the 20 full frontage would be inequitable. No such assessment shall be made against any farm land, but vacant lots between built-up 21 sections, whether tilled or untilled, shall not be deemed to be 22 farm lands. All such assessments for the cost of furnishing and 23 24 installation of such standards, fittings and underground wiring 25 shall be filed with the township [treasurer] tax collector, who 26 shall give thirty days written or printed notice that the 27 assessments are due and payable, stating the due date to each 28 party assessed, either by service on the owner of the property 29 or by mailing such notice to the owner at his last known post office address. The township [treasurer] tax collector shall be 30

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entitled to the same commission for the collection of such 1 2 assessments as he is entitled to by law for the collection of 3 the township tax. If the assessments or any of them remain unpaid at the expiration of a period not exceeding ninety days, 4 5 the exact time to be fixed by the <u>board of</u> township commissioners, they shall be placed in the hands of the township 6 7 solicitor for collection. The solicitor shall collect the same 8 together with five per centum (5%) as attorney's commission and 9 interest from the date such assessments were due by a municipal 10 claim filed against the property of the delinquent owner in like manner as municipal claims are by law filed and collected. Where 11 12 an owner has two or more lots against which there is an 13 assessment all such lots may be embraced in one claim. All assessments when collected shall be paid over to the township 14 15 treasurer who shall receive and shall keep all such assessments 16 collected in a separate account and pay out the same only upon orders signed by the president or vice president of the township 17 18 commissioners, attested by the secretary or assistant secretary. 19 The treasurer shall make a report to the auditor or controller of the township annually until all of such assessments are paid 20 21 in full.

22 * * *

23 Section 12. Section 1709.1 of the act, amended February 2, 24 2012 (P.L.62, No.7), is amended to read:

25 Section 1709.1. Additions and Revisions to Duplicates.--26 [Whenever in any first class township] <u>When</u> there is any 27 construction of a building or buildings not otherwise exempt as 28 a dwelling after January first of any year and the building is 29 not included in the tax duplicate of the township, the authority 30 responsible for assessments in the township shall, upon the

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request of the board of township commissioners, inspect and 1 2 reassess, subject to the right of appeal and adjustment 3 [provided] by the [act of Assembly] law under which assessments are made, all taxable property in the township to which major 4 improvements have been made after January first of any year and 5 to give notice of [such] the reassessments within ten days to 6 7 the authority responsible for assessments, the township and the 8 property owner. The property shall [then] be added to the duplicate and [shall be] is taxable for township purposes at the 9 10 reassessed valuation for that proportionate part of the fiscal year of the township remaining after the property was improved. 11 Any improvement made during the month shall be computed as 12 13 having been made on the first <u>day</u> of the month. A certified copy 14 of the additions or revisions to the duplicate shall be 15 furnished by the board of township commissioners to the township 16 [treasurer] tax collector, together with [their] the board's warrant for collection of the same, and within ten days 17 18 [thereafter] the township [treasurer] tax collector shall notify 19 the owner of the property of the taxes due the township. 20 [Whenever] When an assessment is made for a portion of a year 21 [as above provided], the [same] assessment shall be added to the duplicate of the following or succeeding year unless the value 22 23 of the improvements has already been included in [said] that 24 duplicate.

25 Section 13. Section 1712 of the act, amended December 14, 26 1967 (P.L.819, No.351), is amended to read:

27 Section 1712. Delivery of Duplicates.--The board of township 28 commissioners shall within thirty days after adoption of the 29 budget or within thirty days after receipt of the assessment 30 roll from the county, whichever is later, deliver a duplicate of

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1 the assessment of township taxes to the township [treasurer] <u>tax</u>
2 <u>collector</u>, together with [their] <u>the board's</u> warrant for [the]
3 collection of the [same] <u>taxes</u>.

4 Section 14. Notwithstanding any other provision of law to 5 the contrary, the following shall apply:

6 (1) The term of the person who holds the office of 7 elected treasurer in a first class township shall end on the 8 first Monday in January immediately following the municipal 9 election of 2013.

(2) After the effective date of this section, if the 10 11 elected township treasurer is unable to perform the duties of 12 his office and fails or refuses to appoint a deputy, the 13 court of common pleas, on petition of the board of township 14 commissioners, shall appoint a deputy treasurer to serve 15 until the treasurer is again able to perform the duties of 16 his office, or until such deputy is removed by the court, but 17 in no instance shall such deputy serve beyond the term of the 18 treasurer in whose office he is serving as deputy treasurer. 19 The court shall also fix the compensation of such deputy 20 treasurer at a rate not to exceed that paid to the elected 21 township treasurer. For the time such deputy shall serve such 22 compensation shall be deducted from the compensation 23 otherwise payable to the township treasurer. Such deputy 24 shall furnish bond in the same manner as the bond of the 25 treasurer. 26

Section 15. Municipal officers affected by this act shall transfer all necessary records to effectuate this act. Section 16. This act shall take effect as follows: (1) The following shall take effect January 4 6, 2014: (i) The repeal of section 511 of the act.

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(ii) The amendment of section 530 of the act. 1 2 (iii) The amendment of section 602 of the act. The amendment of section 603 of the act. 3 (iv) (v) The repeal of Article VIII heading of the act. 4 (vi) The repeal of section 801 of the act. 5 (vii) The repeal of sections 803, 804, 805, 806, 807 6 and 808 of the act. 7 (viii) The amendment of section 1502 XIII of the 8 9 act. (ix) The amendment of section 1709.1 of the act. 10 ← (X) THE AMENDMENT OF SECTION 1712 OF THE ACT. 11 (x) (XI) The addition of Article VIII-A of the act. 12 4 (XII) The addition of Article VIII-B of the 13 ← 14 act. 15 (2) The remainder of this act shall take effect 16 immediately.