# ATTESTATION ENGAGEMENT

Lackawanna County Pennsylvania 35-000 Liquid Fuels, ACT 44, And ACT 89 Tax Funds For the Period January 1, 2015 to December 31, 2015

# August 2017



Commonwealth of Pennsylvania Department of the Auditor General

Eugene A. DePasquale • Auditor General



Commonwealth of Pennsylvania Department of the Auditor General Harrisburg, PA 17120-0018 Facebook: Pennsylvania Auditor General Twitter: @PAAuditorGen www.PaAuditor.gov

EUGENE A. DEPASQUALE AUDITOR GENERAL

# Independent Auditor's Report

The Honorable Leslie Richards Secretary Department of Transportation Harrisburg, PA 17120

We examined the accompanying Form MS-991 With Adjustments for the Liquid Fuels Tax Fund and the Reports of Act 44 and Act 89 Tax Funds With Adjustments of Lackawanna County for the period January 1, 2015 to December 31, 2015. The county's management is responsible for presenting the Form MS-991 and the Reports of Act 44 and Act 89 Tax Fund, in accordance with the criteria set forth in Note 1. Our responsibility is to express an opinion on the Form MS-991 With Adjustments and the Reports of Act 44 and Act 89 Tax Funds With Adjustments based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and the standards applicable to attestation engagements contained in *Government Auditing Standards* issued by the Comptroller General of the United States. Those standards require that we plan and perform the examination to obtain reasonable assurance about whether the Form MS-991 and Reports of Act 44 and Act 89 Tax Funds are fairly stated based on the criteria, in all material respects. An examination involves performing procedures to obtain evidence about the Form MS-991 and Reports of Act 44 and Act 89 Tax Funds. The nature, timing and extent of the procedures selected depend on our judgement, including an assessment of the risks of material misstatement of the Form MS-991 and Reports of Act 44 and Act 89 Tax Funds, whether due to fraud or error. We believe that the evidence we obtained is sufficient and appropriate to provide a reasonable basis for our opinion.

We are mandated by Section 403 of *The Fiscal Code*, 72 P.S. § 403, to audit each county's Liquid Fuels, Act 44, and Act 89 Tax Funds to ensure that funds received are expended in accordance with applicable laws and regulations. *Government Auditing Standards* issued by the Comptroller General of the United States include attestation engagements as a separate type of audit. An attestation engagement performed pursuant to *Government Auditing Standards* involves additional standards that exceed the standards provided by the American Institute of Certified Public Accountants. Accordingly, this attestation engagement complies with both *Government Auditing Standards* and Section 403 of *The Fiscal Code*.

#### Independent Auditor's Report (Continued)

As described in Note 4, the adjustments included on the Form MS-991 With Adjustments With Adjustments are made by the Department of the Auditor General.

As discussed in the Finding and Recommendations and Summary of Prior Examinations' sections of this report:

- The county failed to receive \$207,157.22 of bridge reimbursements due for expenses paid by the Liquid Fuels Tax Fund during our prior examination periods. (see Finding).
- The county received \$80,717.27 in reimbursements for prior years' expenses paid from the Liquid Fuels Tax Fund for bridge projects and deposited the money into the Capital Account. This amount was reimbursed the Liquid Fuels Tax Fund on September 13, 2016, which was subsequent to our examination period (Summary of 2014 Examination Recommendations).
- The county transferred \$19,357.48 to the General Fund for the pay period ending January 17, 2014 twice. This amount was reimbursed to the Liquid Fuels Tax Fund on July 5, 2016, which was subsequent to our examination period (Summary of 2014 Examination Recommendations).

In our opinion, except for the bulleted matters discussed above, the Form MS-991 With Adjustments and the Reports of Act 44 and Act 89 Tax Funds With Adjustments present, in all material respects, the information required by the Pennsylvania Department of Transportation for the Liquid Fuels, Act 44, and Act 89 Tax Funds of Lackawanna County for the period January 1, 2015 to December 31, 2015, in conformity with the criteria set forth in Note 1.

In accordance with *Government Auditing Standards*, we are required to report all deficiencies that are considered to be significant deficiencies or material weaknesses in internal control; fraud and noncompliance with provisions of laws or regulations that have a material effect on the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds; and any other instances that warrant the attention of those charged with governance; noncompliance with provisions of contracts or grant agreements, and abuse that has a material effect on the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds: and report the views of responsible officials concerning the findings, conclusions, and recommendations, as well as any planned corrective actions. We performed our examination to express an opinion on whether the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds are presented in accordance with the criteria described above and not for the purpose of expressing an opinion on internal control over reporting on the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds are presented in accordance with the criteria described above and not for the purpose of expressing an opinion on internal control over reporting on the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds or on compliance and other matters; accordingly, we express no such opinions.

#### Independent Auditor's Report (Continued)

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over reporting on the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds was for the limited purpose of expressing an opinion on whether the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds are presented in accordance with the criteria described above and would not necessarily identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our engagement we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

As part of obtaining reasonable assurance about whether the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds are free from material misstatement, we performed tests of Lackawanna County's compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of amounts on the Form MS-991 and the Reports of Act 44 and Act 89 Tax Funds. However, providing an opinion on compliance with those provisions was not an objective of our engagement, and accordingly, we do not express such an opinion. The results of our tests disclosed the following instance of noncompliance that is required to be reported under *Government Auditing Standards*:

• Failure To Receive Bridge Reimbursements As Per Agreements - Recurring.

We are concerned that the county failed to correct a previously reported finding regarding failure to receive bridge reimbursements due for expenses paid by the Liquid Fuels Tax Fund in our prior report for the period January 1, 2014 to December 31, 2014. Because the county failed to file the documentation with the Pennsylvania Department of Transportation, the county did not have access to the \$207,157.22 for up to seven years. Additionally, had the money been received, it would have been available for road and bridge maintenance and repairs. The county should strive to comply with the recommendations and corrective actions noted in this report.

The purpose of this report is to determine whether the county's Liquid Fuels Tax Fund, Act 44 Tax Fund, and Act 89 Tax Fund money is spent in accordance with the laws and regulations identified in the Background section of this report and the Department of Transportation's *Publication 9*. This report is not suitable for any other purpose.

# Independent Auditor's Report (Continued)

We appreciate the courtesy extended by Lackawanna County to us during the course of our examination. If you have any questions, please feel free to contact Michael B. Kashishian, CPA, CGAP, CFE, Director, Bureau of County Audits, at 717-787-1363.

Eugnt: O-Paspur

August 7, 2017

Eugene A. DePasquale Auditor General

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# LACKAWANNA COUNTY LIQUID FUELS, ACT 44, AND ACT 89 TAX FUNDS BACKGROUND FOR THE PERIOD JANUARY 1, 2015 TO DECEMBER 31, 2015

#### Background

*The Vehicle Code* makes provisions and provides funding for County Liquid Fuels, Act 44, and Act 89 Programs. The Pennsylvania Department of Transportation has regulatory administration and oversight of the funds supporting these county programs. Counties are required to comply with those provisions and to report annually.

*The Vehicle Code* imposes a state tax on liquid fuels and fuels used or sold and delivered by distributors within the Commonwealth (75 Pa. C.S. § 9004(a)). One-half cent of the tax collected on each gallon of liquid fuels is deposited in the Commonwealth's Liquid Fuels Tax Fund. *The Vehicle Code* further provides for the disposition and use of this tax, including the allocations to counties in June and December of each year to fund construction, reconstruction, maintenance and repair of county roads, streets and bridges. The allocation to the respective counties is made in the ratio that the average amount returned to each county during the three preceding years bears to the average amount returned to all counties during the three preceding years (75 Pa C.S. § 9010).

*The Vehicle Code*, as amended by Act 44 of 2007 (July 18, 2007, P.L.169), requires the Pennsylvania Turnpike Commission to make annual contributions for the benefit of the Pennsylvania Department of Transportation's Motor License Fund, and further requires the Department of Transportation to distribute \$5,000,000 of the annual contribution to counties (75 Pa. C.S. § 8915.6). The annual distribution to counties is determined based upon the ratio of square footage of deck area of a county's county-owned bridges to the total square footage of deck area of a county's county-owned bridges is required as part of the National Bridge Inspection Standards Program.

*The Vehicle Code*, as amended by Act 89 of 2013 (November 25, 2013, P.L. 974, No.89) provides for semi-annual allocations to all that own public bridges (75 Pa. C.S. § 9502(a)(2)(iv)). These allocations are made on the first business day of June and December each year. The Commonwealth allocates the funds available through Act 89 to counties based upon the ratio of square footage of deck area of a county's county-owned bridges to the total square footage of deck area of a county's county-owned bridges is required as part of the square footage of deck area of a county's county-owned bridges is required as part of the National Bridge Inspection Standards Program.

# LACKAWANNA COUNTY LIQUID FUELS TAX FUND 2015 FORM MS-991 WITH ADJUSTMENTS

	 Reported	Adjustments (Note 4)		Adjusted Amount		
Balance, January 1, 2015	\$ 15,251.56	\$	-	\$	15,251.56	
Receipts:						
State allocations	766,220.14		(6,720.00)		759,500.14	
Interest	-		-		-	
Reimbursable agreements	-		-		-	
Miscellaneous (Note 5)	 6,480.92		6,720.00		13,200.92	
Total receipts	 772,701.06		_		772,701.06	
Total funds available	 787,952.62		-		787,952.62	
Expenditures:						
Construction	-		-		-	
Maintenance and repair	743,864.87		-		743,864.87	
Administrative	36,447.83		-		36,447.83	
Grants to political						
subdivisions	-		-		-	
Miscellaneous	 -		_			
Total expenditures	 780,312.70				780,312.70	
Balance, December 31, 2015	7,639.92		-		7,639.92	
Unpaid encumbrances	 					
Unencumbered balance, December 31, 2015	\$ 7,639.92	\$		\$	7,639.92	

Notes To Form MS-991 and Reports of Act 44 and Act 89 Tax Funds With Adjustments are an integral part of this report.

# LACKAWANNA COUNTY LIQUID FUELS TAX FUND 2015 REPORT OF ACT 44 TAX FUND WITH ADJUSTMENTS

	Reported		Adjustments		Adjusted Amount	
Balance, January 1, 2015	\$	366,076.43	\$	-	\$	366,076.43
Receipts:						
Act 44 Funds		-		-		-
Interest (Note 3)		181.84		-		181.84
Reimbursable agreements		-		-		-
Miscellaneous						
Total receipts		181.84				181.84
Total funds available		366,258.27				366,258.27
Expenditures:						
Construction		-		-		-
Maintenance and repair		-		-		-
Miscellaneous						
Total expenditures		-		-		-
Balance, December 31, 2015	\$	366,258.27	\$	-	\$	366,258.27

Notes To Form MS-991 and Reports of Act 44 and Act 89 Tax Funds With Adjustments are an integral part of this report.

# LACKAWANNA COUNTY LIQUID FUELS TAX FUND 2015 REPORT OF ACT 89 TAX FUND WITH ADJUSTMENTS

	Reported		Adjustments		Adjusted Amount	
Balance, January 1, 2015	\$	28,665.85	\$	-	\$	28,665.85
Receipts:						
Act 89 Funds		70,145.26		-		70,145.26
Interest (Note 3)		23.18		-		23.18
Reimbursable agreements		-		-		-
Miscellaneous						
Total receipts		70,168.44		-		70,168.44
Total funds available		98,834.29				98,834.29
Expenditures:						
Construction		-		-		-
Maintenance and repair		-		-		-
Miscellaneous						
Total expenditures				_		-
Balance, December 31, 2015	\$	98,834.29	\$		\$	98,834.29

Notes To Form MS-991 and Reports of Act 44 and Act 89 Tax Funds With Adjustments are an integral part of this report.

#### 1. <u>Criteria</u>

- A. *The Vehicle Code* prescribes criteria for liquid fuels program funds (75 Pa C.S. § 9010). The Pennsylvania Department of Transportation's *Publication 9* provides more specific policies and procedures to counties for the administration and reporting of the liquid fuels program funds. In the event of any discrepancies between the two, the legislation governs.
  - (1) Funds received by the counties must be deposited in a special fund designated as the County Liquid Fuels Tax Fund and no other money may be deposited and commingled. Money should be invested to earn interest until expended.
    - For purposes of payments under (2), below, the county may borrow and place in the special fund money not in excess of the liquid fuels tax funds to be received during the current calendar year.

(2) Payments from the special fund may be used for:

- construction, reconstruction, maintenance and repair of roads, highways, bridges and curb ramps from a road or highway to provide for access by individuals with disabilities consistent with Federal and State law;
- property damages and compensation of viewers for services in eminent domain proceedings involving roads, highways, and bridges;
- construction, reconstruction, operation and maintenance of publicly owned ferryboat operations;
- interest and principal payments on road, bridge, or publicly owned ferryboat operation bonds or sinking fund charges;
- acquisition, maintenance, repair and operation of traffic signs and signals;
- erection and maintenance of stop and go signal lights, blinkers and other like traffic control devices;
- indirect costs, including benefit costs, overhead and other administrative charges for those county employees directly engaged in eligible projects, not to exceed 10 percent of the yearly allocation to the county; and

#### 1. <u>Criteria (Continued)</u>

- individual vehicle liability insurance for equipment purchased under the fund, not to exceed 10 percent of the yearly allocation to the county.
- (3) Counties may not make expenditures from the special fund for new construction on roads, bridges, curb ramps, or publicly owned ferryboat operations without the approval of the plans for construction by the Pennsylvania Department of Transportation. And, counties may not allocate money from the special fund to political subdivisions within the county until the application and the contracts or plans for the proposed expenditures have been made on a form prescribed by the Pennsylvania Department of Transportation.
- (4) Counties may encumber current funds for future road and bridge construction, reconstruction, and maintenance projects including viable municipal projects. Counties must redistribute any unencumbered balance in the special fund to political subdivisions if the unencumbered balance is more than the county's receipts during the preceding twelve month period.
- (5) Counties must submit a report to the Pennsylvania Department of Transportation by January 31 for the period ending December 31 on prescribed Form MS-991, The Report of County Liquid Fuels Tax Fund, showing the receipts and expenditures of the money received by the county from the Commonwealth. Upon failure to file the report or instances of any non-compliant payments, allocations, or expenditures, the Pennsylvania Department of Transportation may withhold further funding until the delinquent report is filed, the money is allocated, or the expenditures for the prior 12 months are approved.
- B. *The Vehicle Code*, as amended by Act 44 of 2007 (July 18, 2007, P.L. 169), prescribes the Pennsylvania Department of Transportation with oversight authority of the Act 44 funds distributed to the counties from the Pennsylvania Turnpike Commission's annual contribution of \$5,000,000 to the Commonwealth's Motor License Fund. The County's Act 44 Tax Fund is used to account for the distribution made to the county from the Department of Transportation and the payments made for construction and maintenance of county-owned bridges.

#### 1. <u>Criteria (Continued)</u>

- (1) Funds received by the counties must be deposited in a special fund designated as the County Act 44 Fund and no other money may be deposited and commingled. (Note: Act 44 and Act 89 Funds may be deposited in a single account. However, the county must account for these funds independently for auditing). Money should be invested to earn interest until expended.
  - For purposes of payments under (2), below, the county may borrow and place in the special fund money not in excess of the liquid fuels tax funds to be received during the current calendar year.

(2) Payments from the special fund may be used for:

- Construction, reconstruction, maintenance, and repair of public bridges for which the county is legally responsible.
- Interest and principal payments on bridge loans and bonds or sinking fund charges for such bonds becoming due within that current calendar year.
- County Engineer's salary and benefit costs for bridge work (that portion of the total calculated to be relevant to bridge work only).
- Engineering fees related to bridge work (fees in excess of 10% of the total contract price must be documented and justified to the satisfaction of the District Municipal Services Office).
- Liability insurance for bridge equipment and vehicles when the named beneficiary is the entity's Act 44 Fund.
- Inspection costs associated with bridges.
- Purchase of right-of-way for bridge construction, reconstruction, or maintenance.

#### 1. <u>Criteria (Continued)</u>

- (3) For bridge maintenance/preservation activities, the county must confer with a District Municipal Services Representative to determine if Department of Transportation approval is required. All rehabilitations, replacements or any other work that affects the carrying capacity of the structure or the waterway areas requires the approval of the Department of Transportation.
- (4) In order to receive Act 44 funds as scheduled, each county must submit an annual report showing the receipts and expenditures for the preceding 12 months. The use of the funds must be in compliance with the Act. Failure to do so may result in the county's not receiving allocations until such deficiencies are resolved.
- C. *The Vehicle Code*, as amended by Act 89 of 2013 (November 25, 2013, P.L. 169), prescribes the Pennsylvania Department of Transportation with oversight authority of the Act 89 funds distributed to the counties from the Department of Transportation. The County's Act 89 Tax Fund is used to account for the distribution made to the county from the Department of Transportation and the payments made for construction and maintenance of county-owned bridges.
  - (1) Funds received by the counties must be deposited in a special fund designated as the County Act 89 Fund and no other money may be deposited and commingled. (Note: Act 89 and Act 44 Funds may be deposited in a single account. However, the county must account for these funds independently for auditing). Money should be invested to earn interest until expended.
    - For purposes of payments under (2), below, the county may borrow and place in the special fund money not in excess of the liquid fuels tax funds to be received during the current calendar year.
  - (2) Payments from the special fund may be used for:
    - Construction, reconstruction, maintenance, and repair of public bridges for which the county is legally responsible.
    - Interest and principal payments on bridge loans and bonds or sinking fund charges for such bonds becoming due within that current calendar year.
    - County Engineer's salary and benefit costs for bridge work (that portion of the total calculated to be relevant to bridge work only).

# 1. <u>Criteria (Continued)</u>

- Engineering fees related to bridge work (fees in excess of 10% of the total contract price must be documented and justified to the satisfaction of the District Municipal Services Office).
- Liability insurance for bridge equipment and vehicles when the named beneficiary is the entity's Act 89 Fund.
- Inspection costs associated with bridges.
- Purchase of right-of-way for bridge construction, reconstruction, or maintenance.
- (3) For bridge maintenance/preservation activities, the county must confer with a District Municipal Services Representative to determine if Department of Transportation approval is required. All rehabilitations, replacements or any other work that affects the carrying capacity of the structure or the waterway areas requires the approval of the Department of Transportation.
- (4) In order to receive Act 89 funds as scheduled, each county must submit an annual report showing the receipts and expenditures for the preceding 12 months. The use of the funds must be in compliance with the Act. Failure to do so may result in the county's not receiving allocations until such deficiencies are resolved.

#### **Basis Of Presentation**

In accordance with reporting requirements prescribed by the Pennsylvania Department of Transportation, the Report of County Liquid Fuels Tax Fund With Adjustments and the Reports of Act 44 and Act 89 Tax Funds With Adjustments do not constitute complete financial presentations of the county's assets, liabilities, expenses, and fund balance but include the receipts, expenditures, and fund balances of the County Liquid Fuels Tax Fund and the County Act 44 and Act 89 Tax Funds, respectively.

#### 1. <u>Criteria (Continued)</u>

The Pennsylvania Department of Transportation prescribes that the county report the following on the Form MS-991, *Report of County Liquid Fuels Tax Fund*:

- A. The balance in the County Liquid Fuels Tax Fund at the beginning of the report calendar year.
- B. Receipts which must be itemized and include the County's Liquid Fuels Tax Fund allocations, interest, reimbursable agreements, and miscellaneous items such as loans, sale of salvageable material, and damage claims to road or bridge property.

Refer to the related Note: Note 6, Miscellaneous Receipts.

- C. Accounts receivable (to be realized within 60 days of the year end).
- D. Total Liquid Fuels Tax funds available for expenditure and encumbrances.
- E. Expenditures for county-owned roads, highways, and bridges.
- F. Accounts payable (accrued wages, accrued payroll taxes, and accounts payable vendors to be realized within 60 days of the year end).
- G. The balance in the fund at the close of the report calendar year.
- H. Encumbered and unencumbered balances on hand at the close of the report calendar year.

The Pennsylvania Department of Transportation prescribes that the county report the following on the Reports Of Act 44 Tax Fund and Act 89 Tax Fund:

- A. The balance in the County Act 44 and Act 89 Tax Fund at the beginning of the report calendar year.
- B. Receipts which must be itemized and include the County's Act 44 and Act 89 allocations, interest, reimbursable agreements, and miscellaneous items such as loans, sale of salvageable material, and damage claims to road or bridge property.

Refer to the related Note: Note 3, Interest Earnings.

### 1. <u>Criteria (Continued)</u>

- C. Total Liquid Fuels Tax funds available for expenditure and encumbrances.
- D. Expenditures for county-owned bridges.
- E. The balance in the fund at the close of the report calendar year.

#### 2. Deposits

*The County Code*, Title 16 P.S § 17067, authorizes the county to deposit its funds in the following:

- Deposits in savings accounts or time deposits, other than certificates of deposit or share accounts, of institutions having their principal place of business in the Commonwealth of Pennsylvania and insured by the Federal Deposit Insurance Corporation (FDIC) or other like insurance. For any amount above the insured maximum, the depository shall pledge approved collateral.
- Certificates of deposit purchased from institutions insured by the FDIC or other like insurance to the extent that such accounts are so insured. For any amounts in excess of the insured maximum, such deposits shall be collateralized by a pledge or assignment of assets. Certificates of deposit may not exceed 20 percent of a bank's total capital surplus or 20 percent of a savings and loan or savings bank's assets minus liabilities.

Deposits consist of receipts and deposits in financial institutions. Pennsylvania statutes require all deposits to be insured and, for any amount above the insured maximum, to be secured with approved collateral as defined.

There were no deposits exposed to custodial credit risk as of December 31, 2015. Custodial credit risk, as defined by GASB No. 40, as amended, includes deposits that are not covered by depository insurance and the deposits are uncollateralized, collateralized with securities held by the pledging financial institution, or collateralized with securities held by the pledging financial institution's trust department or agent but not in the county's name.

#### 2. <u>Deposits (Continued)</u>

Fund Balance

The fund balance for the Liquid Fuels Tax Fund consists of the following:

Cash

\$7,639.92

The fund balance for the Act 44 Tax Fund consists of the following:

Cash

\$366,258.27

The fund balance for the Act 89 Tax Fund consists of the following:

Cash

\$98,834.29

#### 3. Interest Earnings

The county deposited idle Act 44 tax money in an interest-bearing account which earned \$181.84 during 2015, thus providing additional funds for bridge maintenance and repairs.

Additionally, the county deposited idle Act 89 tax money in an interest-bearing account which earned \$23.18 during 2015, thus providing additional funds for bridge maintenance and repairs.

#### 4. Adjustments

#### 2015 Form MS-991

Adjustments of \$6,720.00 were made to "State allocations" and "Miscellaneous" because the Liquid Fuels Tax Fund turnback allocation was misclassified.

#### 5. <u>Reimbursable Agreements</u>

During our examination, we noted that the county entered into reimbursable agreements with the Commonwealth of Pennsylvania for bridge inspections and reconstruction. As of December 31, 2015, \$207,157.22 was due the Liquid Fuels Tax Fund (see Finding).

# 6. <u>Miscellaneous Receipts</u>

The following miscellaneous receipts were deposited into the Liquid Fuels Tax Fund during the examination period:

Source	Description	Amount	
Commonwealth of Pennsylvania	Turnback allocation	\$ 6,720.00	
Vendor	Permit	280.00	
Vendor	Reimbursement for engineering	1,398.43	
General Fund	Reimbursement (Summary Of 2007-2009 Examination Recommendation)	4,245.99	
Vendor	Scrap metal	462.80	
Vendor	Part core deposit	93.70	
Total		\$13,200.92	

# LACKAWANNA COUNTY LIQUID FUELS, ACT 44, AND ACT 89 TAX FUNDS FINDING AND RECOMMENDATIONS FOR THE PERIOD JANUARY 1, 2015 TO DECEMBER 31, 2015

#### Finding - Failure To Receive Bridge Reimbursements As Per Agreements - Recurring

We cited the county in our prior examination period for failing to receive bridge reimbursements as per agreements. Our 2010-2013examination disclosed that the county entered into various agreements with the Department of Transportation to receive reimbursements for bridge inspections and reconstruction. The agreements provided for various percentages of the county's expenditures for bridge reconstruction to be reimbursed upon the Pennsylvania Department of Transportation's receipt of invoice and payment documentation. During our 2014 examination we disclosed the county was due a total of \$207,157.22 per these reimbursement agreements. As of December 31, 2016, the county still has not filed for or received the reimbursements for these bridge reimbursement agreements.

Good internal control procedures ensure that documentation is filed in a timely manner as required by contractual agreements so reimbursements are received in a timely manner.

Because the county failed to file the documentation with the Pennsylvania Department of Transportation, the county did not have access to the \$207,157.22 for up to seven years. Additionally, had the money been received, it would have been available for road and bridge maintenance and repairs.

#### Recommendations

We again recommend the county file all necessary documentation with the Department of Transportation to obtain the \$207,157.22 in reimbursements due the county.

We further recommend that in the future, the county file all necessary documentation as per agreements with the Department of Transportation in a timely manner.

# LACKAWANNA COUNTY LIQUID FUELS, ACT 44, AND ACT 89 TAX FUNDS FINDING AND RECOMMENDATIONS FOR THE PERIOD JANUARY 1, 2015 TO DECEMBER 31, 2015

# <u>Finding - Failure To Receive Bridge Reimbursements As Per Agreements - Recurring</u> (Continued)

#### Management's Response

The municipal officials stated:

This memo is in reference to the finding from the Pennsylvania Auditor General's Office for the 2015 Liquid Fuels Audit. The finding consisted of 15 invoices totaling \$207,157.22 for Liquid Fuels approved projects that have not been reimbursed to Lackawanna County from PennDot dated from 2010 to 2013.

We discussed the procedure to recover the funds due Lackawanna County with our municipal services representative from PennDot. He advised our staff to gather the hard copies of the initial request for reimbursement from PennDot. We also set up a meeting between PennDot officials and our office and the financial representative of PennDot at their offices on either June 20 or 21 to begin the process of resubmitting the documentation for reimbursement of the outstanding amount due Lackawanna County.

The results of the meeting and outcome will be reported to the Auditor General's office with the final settlement of payment from PennDot to Lackawanna County targeted for the end of 2017.

#### Auditor's Conclusion

During our next examination we will determine if the county complied with our recommendations.

# LACKAWANNA COUNTY LIQUID FUELS, ACT 44, AND ACT 89 TAX FUNDS SUMMARY OF PRIOR EXAMINATIONS' RECOMMENDATIONS FOR THE PERIOD JANUARY 1, 2015 TO DECEMBER 31, 2015

#### Summary Of 2007-2009 Examination Recommendation

In our 2007-2009 report, we recommended that the Department of Transportation review our examination finding to determine if the county should reimburse \$4,245.99 to its Liquid Fuels Tax Fund for a duplicate payment of an invoice.

We noted that the county reimbursed this amount to its Liquid Fuels Tax Fund on May 8, 2015.

#### Summary Of 2014 Examination Recommendations

In our 2014 report we noted that the county made a duplicate transfer of \$19,357.48 from its Liquid Fuels Tax Fund to its General Fund for the reimbursement of payroll. We noted that the municipality reimbursed this amount to its Liquid Fuels Tax Fund on July 5, 2016, which was subsequent to our examination period.

Additionally, we recommended that the Department of Transportation review another examination finding to determine if the county should reimburse \$80,717.27 to its Liquid Fuels Tax Fund for bridge reimbursements that were deposited into the Capital Account.

During our current examination we reviewed a letter dated August 22, 2016, from the Department of Transportation informing the county to reimburse \$80,717.27 to the Liquid Fuels Tax Fund. We noted the county reimbursed its Liquid Fuels Tax Fund on September 13, 2016, which was subsequent to our examination.

In our 2014 report we also recommended that the county:

- Establish and implement internal controls to ensure transfers are reviewed timely to avoid duplicate payments.
- File all necessary documentation with the Department of Transportation to obtain the \$207,157.22 in bridge reimbursements due the county.
- File all necessary documentation as per agreements with the Department of Transportation in a timely manner and when reimbursements are received the county deposit all liquid fuels tax money promptly into the Liquid Fuels Tax Fund.
- Comply with the Liquid Fuels and Fuels Tax Act and the Department of Transportation's Regulations regarding permissible expenditures.

# LACKAWANNA COUNTY LIQUID FUELS, ACT 44, AND ACT 89 TAX FUNDS SUMMARY OF PRIOR EXAMINATONS' RECOMMENDATIONS FOR THE PERIOD JANUARY 1, 2015 TO DECEMBER 31, 2015

#### Summary Of 2014 Examination Recommendations (Continued)

During our current examination we noted that the county complied with the first and fourth bulleted recommendations noted above. The county did not pay for any reimbursable projects during 2014. Therefore, we could not determine if they complied with third bulleted recommendation. We also noted that the county did not comply with the second bulleted recommendation (see Finding).

# LACKAWANNA COUNTY LIQUID FUELS, ACT 44, AND ACT 89 TAX FUNDS SUMMARY OF EXIT CONFERENCE FOR THE PERIOD JANUARY 1, 2015 TO DECEMBER 31, 2015

An exit conference was held June 8, 2017. Those participating were:

#### LACKAWANNA COUNTY

Mr. Sean Kerrigan, Administrative Assistant

Mr. Thomas Arduino, Accountant

Mr. John Grzenda, Deputy Treasurer

Ms. Kate Skelton, Deputy Treasurer

Ms. Germaine Helcoski, Deputy Controller

Mr. Reggie Mariani, Chief Internal Auditor

#### DEPARTMENT OF THE AUDITOR GENERAL

Mr. Raymond J. Insalaco, Auditor

Mr. Martin Lawler, Audit Manager

The results of the examination were presented and discussed in their entirety.

# LACKAWANNA COUNTY LIQUID FUELS, ACT 44, AND ACT 89 TAX FUNDS REPORT DISTRIBUTION FOR THE PERIOD JANUARY 1, 2015 TO DECEMBER 31, 2015

This report was initially distributed to:

# The Honorable Leslie Richards

Secretary Department of Transportation

# Lackawanna County

200 Adams Avenue Scranton, PA 18503

#### The Honorable Patrick M. O'Malley County Commissioner

#### The Honorable Gary DiBileo Controller

#### The Honorable Edward Karpovich Treasurer

#### **Mr. Thomas Durkin** Chief Financial Officer

This report is a matter of public record and is available online at <u>www.PaAuditor.gov</u>. Media questions about the report can be directed to the Pennsylvania Department of the Auditor General, Office of Communications, 229 Finance Building, Harrisburg, PA 17120; via email to: <u>news@PaAuditor.gov</u>.